#### THOMPSON CROSSING METROPOLITAN DISTRICT NOS. 3-6

#### CONSOLIDATED 2022 ANNUAL REPORT TO

## THE TOWN OF JOHNSTOWN, THE DIVISION OF LOCAL GOVERNMENT, THE COLORADO STATE AUDITOR, AND THE LARIMER COUNTY CLERK AND RECORDER

Pursuant to Section 32-1-207(3)(c), C.R.S., the Thompson Crossing Metropolitan District Nos. 3-6 (the "Districts") are required to submit an annual report for the preceding calendar year commencing in 2023 for the 2022 calendar year to the Town of Johnstown (the "Town"), the Division of Local Government, the state auditor, and the Larimer County Clerk and Recorder.

For the year ending December 31, 2022, the Districts make the following report:

#### (a) Boundary changes made.

Thompson Crossing Metropolitan District Nos. 2, 3, 4, and 6 did not make any boundary changes during the year ending December 31, 2022.

On November 15, 2021, Clayton Properties Group II, Inc. petitioned Thompson Crossing Metropolitan District No. 5 ("District No. 5) to exclude real property (the "Tract N Property") from the boundaries of District No. 5. On December 15, 2021, the Board of Directors of District No. 5 approved a resolution ordering the exclusion of real property from the boundaries of District No. 5. On December 28, 2021, the Larimer County District Court granted an order for the exclusion of the Tract N Property from the boundaries of District No. 5, and that order was recorded in the office of the Larimer County Clerk and Recorder on January 7, 2022 at Reception No. 20220001650.

### (b) Intergovernmental agreements entered into or terminated with other governmental entities.

The Districts did not enter into or terminate any intergovernmental agreements during the year ending December 31, 2022.

#### (c) Access information to obtain a copy of rules and regulations adopted by the boards.

For information concerning rules and regulations adopted by the Districts please contact the Districts' General Counsel:

Jennifer L. Ivey, Esq. Icenogle Seaver Pogue, P.C. 4725 S. Monaco St., Suite 360 Denver, CO 80237 Phone: (303) 292-9100 (d) A summary of litigation involving public improvements owned by the special districts.

There was no litigation involving public improvements owned by the Districts during the year ending December 31, 2022.

(e) The status of the construction of public improvements by the special districts.

Construction of public improvements continued, as contemplated by the Service Plan for the Districts, including construction of the Thompson River Ranch Community Center and Aquatics Area by Thompson Crossing Metropolitan District No. 3.

(f) A list of facilities or improvements constructed by the special districts that were conveyed or dedicated to the county or municipality.

No facilities or improvements constructed by the Districts were conveyed or dedicated to the Town or to Larimer County during the year ending December 31, 2022.

(g) The final assessed valuation of the special districts as of December 31 of the reporting year.

The final assessed valuation for the Districts, as of December 31, 2022, is as follows:

Thompson Crossing Metropolitan District No. 3: \$1,432
Thompson Crossing Metropolitan District No. 4: \$25,596,077
Thompson Crossing Metropolitan District No. 5: \$4,335
Thompson Crossing Metropolitan District No. 6: \$5,320,519

(h) A copy of the current year's budgets.

Copies of the Districts' 2023 Budgets are attached hereto as Exhibit A.

(i) A copy of the audited financial statements, if required by the "Colorado Local Government Audit Law", part 6 of article 1 of title 29, or the application for exemption from audit, as applicable.

Copies of the audits for Thompson Crossing Metropolitan District Nos. 3, 4, and 6 for the year ending December 31, 2022 are attached hereto as **Exhibit B**. A copy of Thompson Crossing Metropolitan District No. 5's Application for Exemption from Audit for the year ending December 31, 2022 is attached hereto as **Exhibit C**.

(j) Notice of any uncured defaults existing for more than ninety days under any debt instrument of the special district.

As of December 31, 2022, the Districts did not receive any notices of uncured defaults existing for more than ninety (90) days under any debt instrument.

(k) Any inability of the special district to pay its obligations as they come due under any obligation which continues beyond a ninety-day period.

As of December 31, 2022, the Districts did not have any inability to pay its obligations as they come due under any obligation which continued beyond a ninety (90) day period.

## EXHIBIT A 2023 Budgets

STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 2023 BUDGET RESOLUTION

The Board of Directors of the Thompson Crossing Metropolitan District No. 3, Larimer County, Colorado held a regular meeting on Tuesday, November 1, 2022, at the hour of 7:30 A.M., via video conference at <a href="https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xm">https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xm</a> RDNGby90bVB1SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948.

The following members of the Board of Directors were present:

President:

Brandon Wyszynski

Secretary/Treasurer:

Ross Blackmer

Assistant Secretary:

Bruce Rau

Assistant Secretary:

**Chris Carlton** 

Also present were: Jerry Jacobs and Brittany Barnett, Timberline District Consulting, LLC; Shelby Clymer and Alyssa Ferreira, CliftonLarsonAllen LLP; Jennifer L. Ivey, Icenogle Seaver Pogue, P.C.; the following members of the Boards of Directors of Thompson Crossing Metropolitan District No. 4, Thompson Crossing Metropolitan District No. 5 and Thompson Crossing Metropolitan District No. 6: Elaine Hoffman, Brett Price, Randy Bauer and Kim Kelley; and approximately six members of the public.

Ms. Ivey reported that proper notice was made to allow the Board of Directors of the Thompson Crossing Metropolitan District No. 3 to conduct a public hearing on the 2023 budget and, prior to the meeting, each of the directors had been notified of the date, time and place of this meeting and the purpose for which it was called. It was further reported that this meeting is a regular meeting of the Board of Directors of the District and that a notice of regular meeting was posted at Tract N, Thompson River Ranch, Filing No. 1 and at <a href="http://trrcommunity.com">http://trrcommunity.com</a>, no less than twenty-four hours prior to the holding of the meeting, and to the best of her knowledge, remains posted to the date of this meeting.

Thereupon, Director Wyszynski introduced and moved the adoption of the following Resolution:

#### RESOLUTION

A RESOLUTION SUMMARIZING EXPENDITURES AND REVENUES FOR EACH FUND AND ADOPTING A BUDGET, APPROPRIATING SUMS OF MONEY TO EACH FUND IN THE AMOUNTS AND FOR THE PURPOSES SET FORTH HEREIN AND LEVYING GENERAL PROPERTY TAXES FOR THE YEAR 2023 TO HELP DEFRAY THE COSTS OF GOVERNMENT FOR THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3, LARIMER COUNTY, COLORADO, FOR THE CALENDAR YEAR BEGINNING ON THE FIRST DAY OF JANUARY 2023 AND ENDING ON THE LAST DAY OF DECEMBER 2023.

WHEREAS, the Board of Directors (the "Board") of the Thompson Crossing Metropolitan District No. 3 (the "District") has authorized its treasurer and accountant to prepare and submit a proposed budget to said governing body at the proper time; and

WHEREAS, the proposed budget was submitted to the Board for its review and consideration on or before October 15, 2022; and

WHEREAS, the proposed budget is more than fifty thousand dollars (\$50,000.00), due and proper notice was published on Thursday, October 20, 2022, in *The Johnstown Breeze*, indicating (i) the date and time of the hearing at which the adoption of the proposed budget will be considered; (ii) that the proposed budget is available for inspection by the public at a designated place; (iii) that any interested elector of the District may file any objections to the proposed budget at any time prior to the final adoption of the budget by the District; and (iv) if applicable, the amount of the District's increased property tax revenues resulting from a request to the Division of Local Government pursuant to Section 29-1-302(1), C.R.S.; and an original publisher's Affidavit of Publication is attached hereto as Exhibit A and incorporated herein by this reference; and

WHEREAS, the proposed budget was open for inspection by the public at the designated place; and

WHEREAS, a public hearing was held on Tuesday, November 1, 2022 and interested electors were given the opportunity to file or register any objections to said proposed budget and any such objections were considered by the Board; and

WHEREAS, the budget being adopted by the Board has been prepared based on the best information available to the Board regarding the effects of Section 29-1-301, C.R.S., and Article X, Section 20 of the Colorado Constitution; and

WHEREAS, whatever increases may have been made in the expenditures, like increases were added to the revenues so that the budget remains in balance, as required by law; and

WHEREAS, pursuant to Section 29-1-113(1), C.R.S., the Board shall cause a certified copy of the budget, including the budget message and any resolutions adopting the budget, appropriating moneys and fixing the rate of any mill levy, to be filed with the Division of Local Government within thirty (30) days following the beginning of the fiscal year of the budget adopted; and

WHEREAS, pursuant to Section 32-1-1201, C.R.S., the Board shall determine in each year the amount of money necessary to be raised by taxation, taking into consideration those items required by law, and shall certify the rate so fixed to the board of county commissioners of each county within the District or having a portion of its territory within the District.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3, LARIMER COUNTY, COLORADO:

- Section 1. <u>Summary of 2023 Revenues and 2023 Expenditures</u>. That the estimated revenues and expenditures for each fund for fiscal year 2023, as more specifically set forth in the budget attached hereto as Exhibit B and incorporated herein by this reference, are accepted and approved.
- Section 2. Adoption of Budget. That the budget as submitted, and if amended, then as amended, and attached hereto as Exhibit B and is approved and adopted as the budget of the District for fiscal year 2023. In the event the final assessed valuation provided by the Larimer County Assessor's Office differs from the assessed valuation used in the proposed budget, the District's accountant is hereby directed to modify and/or adjust the budget and mill levy certification as needed to reflect the final assessed valuation without the need for additional Board authorization.
- Section 3. <u>Appropriations</u>. That the amounts set forth as expenditures and balances remaining, as specifically allocated in the budget attached, are hereby appropriated from the revenue of each fund, to each fund, for the purposes stated and no other.
- Section 4. <u>Budget Certification</u>. That the budget shall be certified by Ross Blackmer, Secretary and Treasurer of the District, and made a part of the public records of the District and a certified copy of the approved and adopted budget shall be filed with the Division of Local Government.
- Section 5. <u>2023 Levy of General Property Taxes</u>. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget for the General Fund for operating expenses is \$130 and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$1,432. That for the purposes of meeting all general operating expenses of the District during the 2023 budget year, there is hereby levied a tax of 90.518 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.

Section 6. <u>2023 Levy of Debt Retirement Expenses</u>. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget for the Debt Service Fund for debt retirement expense is \$-0- and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$1,432. That for the purposes of meeting all debt retirement expenses of the District during the 2023 budget year, there is hereby levied a tax of 0.000 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.

Section 7. 2023 Mill Levy Adjustment. The Board may adjust the mill levy, as specifically set forth in the District's Service Plan (the "Adjusted Mill Levy"). The Board hereby determines in good faith to establish the Adjusted Mill Levy as set forth in the mill levy certification attached hereto as Exhibit C pursuant to the authority granted by its Service Plan to ensure that the District's revenues shall be neither diminished nor enhanced as a result of the changes effecting the mill levy. Subject to adjustment and finalization by the District's accountant in accordance with Section 2 hereof, the Board further authorizes that the Adjusted Mill Levy be reflected in the District's Certification of Tax Levies to be submitted to the Board of County Commissioners of Larimer County on or before December 15, 2022, for collection in 2023.

Section 8. <u>Certification to County Commissioners</u>. That the Board Secretary and/or District's accountant are hereby authorized and directed to immediately certify to the Board of County Commissioners of Larimer County, the mill levy for the District hereinabove determined and set. That said certification shall be in substantially the following form attached hereto as Exhibit C and incorporated herein by this reference.

[The remainder of this page is intentionally left blank.]

The foregoing Resolution was seconded by Director Blackmer.

#### RESOLUTION APPROVED AND ADOPTED THIS 1ST DAY OF NOVEMBER 2022.

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

Brandon Wyszynski
Brandon Wyszynski

By:

President Its:

ATTEST:

DocuSigned by: Ross Blackmer

By: Ross Blackmer Its: Secretary/Treasurer STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

I, Ross Blackmer, hereby certify that I am a director and the duly elected and qualified Secretary and Treasurer of the Thompson Crossing Metropolitan District No. 3, and that the foregoing constitutes a true and correct copy of the record of proceedings of the Board of Directors of the District, adopted at a regular meeting of the Board of Directors of the Thompson Crossing Metropolitan District No. 3 held November 1, 2022, via video conference at <a href="https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09">https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09</a> and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948, as recorded in the official record of the proceedings of the District, insofar as said proceedings relate to the budget hearing for fiscal year 2023; that said proceedings were duly had and taken; that the meeting was duly held; and that the persons were present at the meeting as therein shown.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the official seal of the District this 1st day of November 2022.

Ross Blackmer, Secretary/Treasurer

[SEAL]

#### **EXHIBIT A**

Affidavit Notice as to Proposed 2023 Budget



P.O. Box 400, Johnstown CO 80534 • (970) 587-4525 • www.johnstownbreeze.com

#### AFFIDAVIT OF PUBLICATION

THE JOHNSTOWN BREEZE
)
) ss

STATE OF COLORADO
COUNTY OF WELD

I, Matt Lubich or Lesli Bangert, do solemnly swear that I am publisher of The Johnstown Breeze; that the same is a weekly newspaper printed, in whole or in part, and published in the County of Weld, State of Colorado, and has a general circulation therein; that said newspaper has been published continuously and uninterruptedly in said County of Weld for a period of more than fifty-two consecutive weeks prior to the first publication of the annexed legal notice or advertisement; that said newspaper has been admitted to the United States mails as a second-class matter under the provisions of the Act of March 3, 1879, or any amendments thereof, and that said newspaper is a weekly newspaper duly qualified for publishing legal notices and advertisements within the meaning of the laws of the State of Colorado.

	That the annexed legal notice or advertisement was published in number of said weekly newspaper for the period of	consecutive insertions; and that the
	In witness whereof I have hereunto set my hand this	_day of, A.D.
	Publisher	
/	Subscribed and sworn to before me, a Notary Public in and for the County day of , A.D. 20_22	of Weld, State of Colorado, this
_	Metaly Public  My commission expires 11-12-2023	CARRIE M. ABLIN NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20194042918 MY COMMISSION EXPIRES NOVEMBER 12, 202

#### ▲ LEGAL NOTICES

#### TOWN OF MILLIKEN NOTICE OF BUDGET

The proposed 2023 budget was submitted to the Board of Trustees of the Town of Milliken at the Board or the fown or willimen at the Budal Meeting on October 12, 2022. A copy of the proposed budget is available at Town Hall for public inspection. A public hearing on the proposed 2023 budget will be held at the meeting of the Town Board at the Meeting House, 1201 Broad Street on Wednesday, No-1201 Broad Street on Wednesday, Normber 9, 2022, at 6 30 pm. Any interested citizen may inspect the proposed budget and file or register objections or suggestions thereto at any time prior to the final adoption of the budget according to C.R.S. 29-1-106.

This notice given and published by order of the Town of Milliken, Colorado.

TOWN OF MILLIKEN, COUNTY OF WELD, COLORADO

By: Caree Rinebarger, Town Clerk

Published in The Johnstown Breeze October 20, 2022

PUBLIC NOTICE JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 1 JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 2 JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 3 NOTICE AS TO PROPOSED 2022 AMENDED BUDGETS AND THE 2023 BUDGETS

NOTICE IS HEREBY GIVEN that amended 2022 and proposed 2023 budgets have been submitted to 2023 budgets have been submitted to Johnstown North Metropolitan District No. 1, Johnstown North Metropolitan District No. 2, and Johnstown North Metropolitan District No. 3, a copy of such proposed budgets has been filed at the offices of Pinnacel Consulling Group, Inc. 550 West Eisenhower Blvd., Loveland, Coloredo 80537, where the same is open for public inspection. The Board of Directors will consider the adoption of the proposed budgets of the Districts at a regular meeting of Johnstown North Metropolitan Districts Nos. 1-3 to be held via Microsoft Feams on Thursday, October 27, 2022 at 10:00 a.m. Any interested elector of Johnstown North Metropolitan District Nos. 1, Johnstown North Metropolitan District Nos. 1, Johnstown North North itian District No. 1, Johnstown North Metropolitan District No. 2, and John-stown North District No. 3, may inspect the proposed budgets at the offices of Pinnacle Consulting Group, Inc., 550 West Eisenhower Blvd., Loveland, CO 80537, and file or register any objec-tions at any time prior to the final adop-tion of the budget.

BY ORDER OF THE BOARD OF DI-RECTORS:

RECTORS: JOHNSTOWN NORTH METROPOL-ITAN DISTRICT NO. 1 JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 2 JOHNSTOWN NORTH MET-ROPOLITAN DISTRICT NO. 3

By: /s/ Kleyesia Conaway, District Ad-

Published in *The Johnstown Breeze* October 20, 2022

#### Publish your **Legal Notices**

In The Johnstown Breeze

For more information about running public or legal notices, call The Johnstown Breeze at (970) 587-4525 or email ibangert@johnstownbreeze.com

FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT NOTICE OF PUBLIC HEARING

YOU ARE NOTIFIED THAT a YOU ARE NOTIFIED THAT a
Petition has been filed with the Board
of Directors of Front Range Fire Rescue Fire Protection District by HJJ, LLC
requesting inclusion Into the District
boundaries of the following generally

boundaries of the following generally described properly:

An area of land being a portion of the Southeast Guarter of Section Twenty-seven (27), Township Flye (T.SN), Range Soty-cight West (8,88W) of the South Principal Meridian

(R. 68/M) of the Sixth Principal Meridian (6th P.M), County of Larimer, State of Colorado (21.87 scres).

A hearing upon said Petition will be held by the Board of Directors of the Front Range Fire Rescue Fire Protection District at 8.00 p.m. on Tuesday, November 8, 2022 at the office of the District, located at 101 S. Irane Ave., Millisen CO. 80543 District, located at Milliken, CO 80543

Milliken, CO 80543

The name and address of the Petitioner is as follows: HJJ, LLC d/b/a Budget Host Exit 254 Inn, c/o Sang Han, 2716 SE Frontage Road, Johnstown, CO 80534.

All persons interested shall appear

at such time and place and show cause in writing why the Petition should not be granted

DATED: Oclober 11, 2022 FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT

/s/James Young, Secretary of the

Published in *The Johnstown Breeze* October 20, 2022

NOTICE OF VACANCY ON THE BOARD OF DIRECTORS OF JOHNSTOWN VILLAGE METROPOLITAN DISTRICT NO. 3

TO WHOM IT MAY CONCERN.

TO WHOM IT MAY CONCERN, and particularly to the electors of the Johnstown Village Metropolitan District No. 3 (the "District"), Town of Johnstown, Weld County, Colorado.

NOTICE IS HEREBY GIVEN, pursuant to Section 32:1-808, C.R.S., that one or more vacancies currently exist on the Board of Directors of the District. on the Board of Directors of the District interested in serving on the Board of Directors for the District interested in serving on the Board of Directors for the District should file a Letter of Interest with the Board by 5:00 p.m., on October 30, 2022.

Letters of Interest should be sent

to Johnstown Village Metropolitan Dis-trict No. 3, do WHITE BEAR ANKELE TANAKA & WALDRON, 2154 E. Com-mons Ave., Suite 2000, Centennial, CO 80122.

IOHNSTOWN VILLAGE METROPOL-ITAN DISTRICT NO. 3

By: /s/ WHITE BEAR ANKELE TANAKA & WALDRON Allorneys at Law

Published in The Johnstown Breeze October 20, 2022

### PUBLIC NOTICE OF PETITION FOR CHANGE OF NAME

Public Notice is given on 10/4/22 that a Petition for a Change of Name of an Adult has been filed with County

Court.

The Pelition requests that the name of Codie Michael Tart be changed to Codie Michael Rodriguez.

By Rachael Erickson

Published in The Johnstown Breeze Ogtober 20, 27 & November 3, 2022

NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed amended budget will be submitted to the THOMPSON CROSS-ING METROPOLITAN DISTRICT NO.

3 for the year of 2022. A copy of such proposed amended budget has been fled in the office of CittonLarschAlen LLP, 8390 East Croscent Parkway, Suito 300, Greenwood Villege, Colorado 80111, where same is open for public inspection. Such proposed amended budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 3 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be held via video contennoe at https://wb2/web.zoom.us/y84753941828?pwd=b2RMW/inV2x-mRDNGby90/bB1SHFsQT09 and via telephone conference at Dial in 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode; 937948. Any Interested elector within Thompson Crossing Metropolitan District No. 3 may inspect the proposed amended budget and file or register any objections at any time prior to the final adoption of the amended 2022 budget.

BY ORDER OF THE BOARD OF DI-

RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 3
By ISLICENOGLE | SEAVER | POGUE rofessional Corporation

Published in The Johnstown Breeze October 20, 2022

## NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that NOTICE IS HEREBY GIVEN that a proposed smended budget will be submitted to the THOMPSON CROSS-ING METROPOLITAN DISTRICT NO. 4 for the year of 2022. A copy of such proposed amended budget has been filed in the office of CationLarsonAlian LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open researcher inconstitution. Colorado 80111, where same is open for public inspection. Such proposed at a hearing at the regular meeting of the Thompson. Crossing Metropolitan District No. 4 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be held via video conference at https://us02web.zoom.us/jk47539418287pwd-b22fMWfht/2x-mRDNGby90bVB1SHF-90709 and via tolephone conference at Dial In: 1-346-248-7799. Meeting ID: 847-5394 1828, Passcode: 937948. Any interested effects within Thompson Crossing Metropolitan District No. 4 may inspect the proposed amended budget and file or register any objections at any time priregister any objections at any time pri-or to the final adoption of the amended

BY ORDER OF THE BOARD OF DI-

THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 4 By: Is/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnslown Breeze October 20, 2022

## NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed budget has been submit-ted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 for METROPOLITAN DISTRICT NO. 3 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliffonLarsocAlien LLP, 8309 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 3 to be held at 7:30 AM, on Tuesday, November 1, 2022. The meeting will usDzweb zoom.us/#84753941828?pwd=bzRMWintyzwmR0nSby90b-VB1SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799,

Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 3 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-

RECTORS:
THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3
By: Isl I CENOGLE | SEAVER | POGUE
A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

### NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that a proposed budget has been submit-led to the THOMPSON CROSSING METROPOLITAN DISTRICT NO 4 for led to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 for the ensuing year of 2023. A copy of such proposed budget has been filled in the office of CliffonLarsonAllen LLP, 8390 East Crescent Parkway, Sulta 300. Greenwood Village, Colorado 8011, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 4 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be neld via video conference at https://us02web.zoom.us/l/47539418287-799, Meeting ID: 947 5394 1828, Passcodos, S7948. Any inforested elector within the Thompson Crossing Metropolitan District No. 4 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-

RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 4
By: Isl ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

#### NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliffonLarson/len LLP, 6390 East Croscent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular moeting of the Thompson Crossing Motropolitan District No. 5 to be held at 7:30 AM, on Tuesday, November 1, 2022. The meeting will be held via video conference at https:// NOTICE IS HEREBY GIVEN that

be held via video conference at https://us02web.zoom.usi/847539418287p-wd=b2RMWinV2xmRDNGby50b-WB15HFsQT0B and via telephone conference at Diel-In: 1-348-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 5 may inspect the proposed budget and file or registor any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-

POLITAN DISTRICT NO. 5 ISTICENOGLE | SEAVER | POGUE at Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

NOTICE IS HEREBY GIVEN that proposed budgel has been submit-d to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 for the ensuing year of 2023. A copy of such proposed budget has been fided in the office of Cliffont arsonallen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Willage, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 6 to be held at 7:30 AM, on Tuesday, November 1, 2022. The meeting will be held via video conference at https://us02web.zoom.us//847539418287p-wd=bzRMW/kmv2xmRDNGby90b-VBTSHF8CTOB and via telephone METROPOLITAN DISTRICT NO. 6 for wd=b2RMWithVzxmk DNGbyscb VB1SHFsQT09 and via telephone conference at Cial-in: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: Meeting ID: 84 / 5394 1626, Passcottle
937948. Any interested elector within
the Thompson Crossing Metropolitan
District No. 6 may inspect the proposed budget and file or register any
objections at any time prior to the final
adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS
THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6
By: 1st ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

## REQUEST FOR PROPOSALS LEDGER ROCK CENTER COMMERCIAL METROPOLITAN DISTRICT

Ledge Rock Center Commercial Metropolitan District (the "Owner") will receive amailed Infrastructure Propos-ats for: 1A.) Ledge Rock Center Public Improvements and 2A.) Ledge Rock Center Rotalis Commercial East Public improvements (the "Project") to Todd Johnson, Terra Forma Solutions, Inc., todd@iterraformas.com due on Novemtodd@terraformas.com due on Novem-ber 4, 2022 at 1:00 PM. At such timo, Bids received will be publicly opened and read aloud via zoom meeting at

and read aloud via zoom meeting at the following: https://ferraformas.zoom.us/y85953892407pwd=c3ROZ1NV-oVduL3RLc1ZNMHIdamtCZzon.
A general description of the Work to be performed includes but is not limited to: Demoklion, Clearing, Removals, Dewaltering, Erosion Control, Earthwork, Sanilary Sewer, Underdain, Storm Sewer, Watermain, Dry Ubitry Steeves, Asphalt, Concrete, Traftic Control, Signage, Pavement Markings, Landscaping, Irrigation and any and all other work necessary to complete the work in accordance with Contract Documents, including the plans, specifications, and special provisions. Owner anticipates award to start the initial work and Notice to Provisions. Owner anticipates award to start the initial work and Notice to Pro-ceed week of November 14, 2022 or as soon as construction agreement is fully executed. Contractor's mobilization date should reflect this date within the submitted schedule

submitted schedule, Bid packages will be available af-ter 4 P.M. on October 19, 2022 by re-questing the package via amail to Todd Johnson, Terra Forma Solutions, Inc. indd@lerraformas.com.

No prebid will be held for this proj-

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#### NOTICE TO CLAIM ABANDONED VEHICLE

2019 KIA Sportage Red Vin# 525062 Toyota Camry Green 2003 Vin#781888

> Iron Mountain Towing LTD 804 E Eisenhower Blvd Loveland, CO 80538 970.581.1171

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the

THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 for the ensuing year of 2023.

A copy of such proposed budget has been filed in the office of CliftonLarsonAllen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public

inspection. Such proposed budget will be considered at a hearing at the regular meeting of the

Thompson Crossing Metropolitan District No. 3 to be held at 7:30 A.M., on Tuesday, November 1,

2022. The meeting will be held via video conference at <a href="https://us02web.zoom.us/j/84753941828">https://us02web.zoom.us/j/84753941828</a>

?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09 and via telephone conference at Dial-In: 1-

346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the

Thompson Crossing Metropolitan District No. 3 may inspect the proposed budget and file or register

any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DIRECTORS: THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

> By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Publish In:

The Johnstown Breeze

Publish On:

Thursday, October 20, 2022

#### **EXHIBIT B**

Budget Document Budget Message

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 ANNUAL BUDGET FOR YEAR ENDING DECEMBER 31, 2023

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 SUMMARY

#### 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		ACTUAL 2021	ES	STIMATED 2022	E	BUDGET 2023
BEGINNING FUND BALANCES	\$	248,622	\$	226,565	\$	488,162
REVENUE						
Property taxes		122		135		130
Specific ownership tax		9		10		9
Transfer from Thompson Crossing No. 4		577,274		677,340		740,283
Transfer from Thompson Crossing No. 5		<u>=</u>		138		133
Transfer from Thompson Crossing No. 6		146,994		145,654		154,783
Interest income		81		3,500		4,300
Other income		450		345		2,500
Developer advance		iā.		594,134		1,925,859
Developer contribution		162,950		150,000		=,
System development fees		144,000		90,000		265,500
Carriage house district fees		88,178		120,000		241,350
Total revenue		1,120,058		1,781,256		3,334,847
Total funds available		1,368,680		2,007,821		3,823,009
EXPENDITURES						
General Fund		889,329		842,659		1,148,000
Carriage House Fund		65,534		127,000		290,000
Capital Projects Fund		187,252		550,000		2,347,016
Total expenditures		1,142,115		1,519,659		3,785,016
Total expenditures and transfers out						
requiring appropriation		1,142,115		1,519,659		3,785,016
ENDING FUND BALANCES	<u>\$</u>	226,565	\$	488,162	\$	37,993
EMERGENCY RESERVE	\$	35,000	\$	29,400	\$	27,100
CAPITAL REPLACEMENT RESERVE	Ψ	78,248	Ψ	222,382	Ψ	10,000
TOTAL RESERVE	\$	113,248	\$	261,782	\$	37,100

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021		ESTIMATED 2022		E	SUDGET 2023
ASSESSED VALUATION Residential Natural Resources State Assessed	\$	- 1,351	\$	10 1,476	\$	10 1,351 71
Certified Assessed Value	\$	1,351	\$	1,486	\$	1,432
MILL LEVY General Total mill levy	( <del></del>	90.518		90.518		90.518
PROPERTY TAXES  General  Budgeted property taxes	\$	122 122	\$	135 135	\$	130
BUDGETED PROPERTY TAXES  General	\$ <u>\$</u>	122 122	\$	135 135	\$	130

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

							1,20,20
REGINNING FUND BALANCE   \$ 128,819   \$ 127,370   \$ 261,838   \$ 127,370   \$ 261,838   \$ 127,370   \$ 261,838   \$ 127,370   \$ 261,838   \$ 328,918   \$ 127,370   \$ 261,838   \$ 328,918   \$ 127,370   \$ 326,838   \$ 328,918   \$ 3			ACTUAL	EŞ	TIMATED	Е	UDGET
REVENUE			2021		2022		2023
REVENUE							
Property taxes	BEGINNING FUND BALANCE	\$	128,819	\$	127,370	\$	261,833
Property taxes							
Specific ownership tax   9   10   9     Transfer from Thompson Crossing No. 4   577,274   677,340   740,283     Transfer from Thompson Crossing No. 5   146,994   145,654   154,783     Transfer from Thompson Crossing No. 6   146,994   145,654   154,783     Transfer from Thompson Crossing No. 6   146,994   145,654   154,783     Transfer from Thompson Crossing No. 6   146,994   145,654   154,783     Chter income			400		405		400
Transfer from Thompson Crossing No. 5         77,274         677,340         740,283           Transfer from Thompson Crossing No. 5         138         133           Transfer from Thompson Crossing No. 6         46,994         145,684         194,783           Interest Income         450         345         500           Developer advance         -         -         21,725           Developer contribution         162,950         150,000         -           Other income - Violation fines         -         -         2,000           Total revenue         887,880         977,122         923,863           Total funds available         1,016,699         1,104,492         1,185,696           Contral revenue         -         -         2,000         69,000           Auditing         15,700         15,700         16,500         60,000         69,000           Auditing         15,700         15,700         16,500         60,000         60,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,000         70,							
Transfer from Thompson Crossing No. 5	· · · · · · · · · · · · · · · · · · ·						
Interset from Thompson Crossing No. 6   144,994   145,654   154,783   Interset income   A50   345   500   Developer advance   A50   345   500   Developer advance   A50   345   500   Developer advance   A50   345   500   Developer contribution   162,950   150,000   -2   21,725   Developer contribution   A50   A50,000   A50,000   Total revenue   A887,880   977,122   923,863   A50,000			5//,2/4				-
Interest income			146 004				
Other income         450         345         500           Developer advance         21,725           Developer contribution         162,950         150,000         -           Other income - Violation fines         -         -         -         20,000           Total revenue         887,880         977,122         923,663           Total funds available         1,016,699         1,104,492         1,185,696           EXPENDITURES         General and administrative         -         -         2,000           Accounting         53,652         60,000         69,000           Auditing         15,700         15,700         16,500           Contingency         -         -         2,38           County Treasurer's fee         2         3         2           District management         86,827         94,000         96,000           Dues and memberships         2,411         2,453         3,000           Election expense         -         8,630         50,000           Insurance and bonds         33,988         32,873         39,000           Legal services         61,317         55,000         60,000           Miscellaneous         4,393         5					-		
Developer advance							
Developer contribution			430		040		
Cither Income	·		162 950		150 000		21,720
Total revenue   887,880   977,122   923,863     Total funds available   1,016,699   1,104,492   1,185,696     EXPENDITURES   General and administrative     Accounting   53,652   60,000   69,000     Auditing   15,700   15,700   16,500     Contingency   2   3   2,388     County Treasurer's fee   2   3   3,000     Dues and memberships   2,411   2,453   3,000     Election expense   61,317   55,000   60,000     Insurance and bonds   33,988   32,873   39,000     Legal services   61,317   55,000   60,000     Miscellaneous   4,393   5,000   5,000     Reserve study   5,000   60,000     Transfer to Thompson Crossing No. 1   8,629   8,000   10,000     District operations and maintenance     Landscaping   288,325   270,000   300,000     Covenant control and inspections   59,489   61,000   70,000     Irrigation repairs   82,527   35,000   36,000     Repairs and maintenance   55,953   55,000   36,000     Utilities   34,199   35,000   35,000     Existing pool operations   62,662   50,000   50,000     Pool operations and maintenance   7,715   1,000   25,000     New pool operations   1,579   1,000   25,000     New pool operations and maintenance     10,815     Pool operations and maintenance     10,800     Clubhouse operations     10,800     Clubhouse eyents     10,800     Total expenditures and transfers out req	•		102,000		100,000		2.000
Total funds available		_	887 880		977.122	_	
Capital and administrative   Accounting   53,652   60,000   69,000   Additing   15,700   15,700   16,500   Contingency     -   2,388   County Treasurer's fee   2   3   2   District management   86,827   94,000   96,000   Dues and memberships   2,411   2,453   3,000   Election expense   -   8,630   50,000   Roseries et al.   8,632   8,000   10,000   Roseries et al.   8,632   8,000   35,000   Roseries et al.   8,632   8,000   35,000   Roseries et al.   8,633   8,600   35,000   8,000	TOWN TO VOTING	_	207,000		. F.A.113.1195E.		
Accounting	Total funds available	_	1,016,699		1,104,492		1,185,696
Accounting	EXPENDITURES						
Accounting 153,652 60,000 69,000 Auditing 15,700 15,700 16,500 Contingency 2,388 County Treasurer's fee 2 3 3 2 2 District management 86,827 94,000 96,000 Election expense - 8,630 50,000 Insurance and bonds 33,988 32,873 39,000 Legal services 61,317 55,000 60,000 Miscellaneous 4,393 5,000 50,000 Reserve study 5,500 50,000 Transfer to Thompson Crossing No. 1 8,629 8,000 110,000 District operations and maintenance Landscaping 288,325 270,000 300,000 Covenant control and inspections 59,489 61,000 70,000 Imigation repairs 82,527 35,000 36,000 Six of Existing pool operations Lifeguards 62,662 50,000 50,000 Existing pool operations and maintenance 7,715 10,000 25,000 Pool chemicals 4,217 2,000 10,000 Pool chemicals 4,217 2,000 10,000 Pool chemicals 9,2900 7,000 10,000 P							
Auditing			53 652		60.000		69.000
Contingency							
County Treasurer's fee         2         3         2           District management         86,827         94,000         96,000           Dues and memberships         2,411         2,453         3,000           Election expense         8,630         50,000           Insurance and bonds         33,988         32,873         39,000           Legal services         61,317         55,000         60,000           Miscoellaneous         4,393         5,000         5,000           Reserve study         -         -         5,000           Transfer to Thompson Crossing No. 1         8,629         8,000         10,000           District operations and maintenance         288,325         270,000         300,000           Covenant control and inspections         59,489         61,000         70,000           Irigation repairs         82,527         35,000         36,000           Snow removal         22,844         35,000         35,000           Repairs and maintenance         55,953         55,000         60,000           Utilities         34,199         35,000         35,000           Existing pool operations         62,662         50,000         50,000           Pool operat							
District management         86,827         94,000         96,000           Dues and memberships         2,411         2,453         3,000           Election expense         -         8,630         50,000           Insurance and bonds         33,988         32,873         39,000           Miscellaneous         4,393         5,000         5,000           Reserve study         -         -         5,000           Transfer to Thompson Crossing No. 1         8,629         8,000         10,000           District operations and maintenance         288,325         270,000         300,000           Covenant control and inspections         59,489         61,000         70,000           Irigation repairs         82,527         35,000         36,000           Snow removal         22,844         35,000         35,000           Repairs and maintenance         55,953         55,000         60,000           Existing pool operations         1,6262         50,000         50,000           Existing pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool operations and maintenance         -         -			2		3		
Dues and memberships   2,411   2,453   3,000     Election expense					94,000		96,000
Election expense	<del>-</del>						
Insurance and bonds   33,988   32,873   39,000     Legal services   61,317   55,000   60,000     Miscellaneous   4,393   5,000   5,000     Reserve study	·				8,630		50,000
Miscellaneous         4,393         5,000         5,000           Reserve study         -         -         5,000           Transfer to Thompson Crossing No. 1         8,629         8,000         10,000           District operations and maintenance         Landscaping         288,325         270,000         300,000           Covenant control and inspections         59,489         61,000         70,000         170,000           Irrigation repairs         82,527         35,000         36,000           Snow removal         22,844         35,000         35,000           Repairs and maintenance         55,953         55,000         60,000           Utilities         34,199         35,000         35,000           Existing pool operations         Lifeguards         62,662         50,000         50,000           Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations         1         46,350         2,000         10,000           Pool chemicals         -         -         8,240         20	·		33,988		32,873		39,000
Reserve study	Legal services		61,317		55,000		60,000
Transfer to Thompson Crossing No. 1         8,629         8,000         10,000           District operations and maintenance         288,325         270,000         300,000           Covenant control and inspections         59,489         61,000         70,000           Imgation repairs         82,527         35,000         36,000           Snow removal         22,844         35,000         35,000           Repairs and maintenance         55,953         55,000         60,000           Utilities         34,199         35,000         35,000           Existing pool operations         Lifeguards         62,662         50,000         50,000           Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool repairs         2,900         7,000         10,000           New pool operations         1,579         1,000         20,000           New pool operations and maintenance         -         -         46,350           Pool operations and maintenance         -         -         25,750           Clubhouse operations         -         -         25,750           Clubhouse operations         -	Miscellaneous		4,393		5,000		5,000
District operations and maintenance   Landscaping   288,325   270,000   300,000   Covenant control and inspections   59,489   61,000   70,000   Inigation repairs   82,527   35,000   36,000   Snow removal   22,844   35,000   35,000   Repairs and maintenance   55,953   55,000   60,000   Utilities   34,199   35,000   35,000   Existing pool operations   Lifeguards   62,662   50,000   50,000   Pool operations and maintenance   7,715   10,000   25,000   Pool chemicals   4,217   2,000   10,000   Pool repairs   2,900   7,000   10,000   Pool utilities   1,579   1,000   20,000   New pool operations   Lifeguards   -	Reserve study				•		5,000
Landscaping         288,325         270,000         300,000           Covenant control and inspections         59,489         61,000         70,000           Irrigation repairs         82,527         35,000         36,000           Snow removal         22,844         35,000         35,000           Repairs and maintenance         55,953         55,000         60,000           Utilities         34,199         35,000         35,000           Existing pool operations         Lifeguards         62,662         50,000         50,000           Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations         Lifeguards         -         -         46,350           Pool chemicals         -         -         20,000         10,000           Pool chemicals         -         -         8,240           Pool chemicals         -         -         46,350           Pool operations and maintenance         -         -         10,815           Pool utilities         -         -         -	Transfer to Thompson Crossing No. 1		8,629		8,000		10,000
Covenant control and inspections         59,489         61,000         70,000           Irrigation repairs         82,527         35,000         36,000           Snow removal         22,844         35,000         35,000           Repairs and maintenance         55,953         55,000         60,000           Utilities         34,199         35,000         35,000           Existing pool operations         62,662         50,000         50,000           Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool repairs         2,900         7,000         10,000           New pool operations         1,579         1,000         20,000           New pool operations and maintenance         -         -         46,350           Pool chemicals         -         -         2,240           Pool operations         -         -         8,240           Pool chilities         -         -         25,750           Clubhouse operations         -         -         21,630           Clubhouse operations and maintenance         -         -         21,630           Clubhouse eyents <td>District operations and maintenance</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	District operations and maintenance						
Imigation repairs   82,527   35,000   36,000   Snow removal   22,844   35,000   35,000   Repairs and maintenance   55,953   55,000   60,000   Utilities   34,199   35,000   35,000   Existing pool operations   Lifeguards   62,662   50,000   50,000   Pool operations and maintenance   7,715   10,000   25,000   Pool chemicals   4,217   2,000   10,000   Pool repairs   2,900   7,000   10,000   Pool utilities   1,579   1,000   20,000   New pool operations   Lifeguards   -	Landscaping		288,325				
Snow removal Repairs and maintenance   55,953   55,000   60,000     Utilities   34,199   35,000   35,000     Existing pool operations   Lifeguards   62,662   50,000   50,000     Pool operations and maintenance   7,715   10,000   25,000     Pool chemicals   4,217   2,000   10,000     Pool repairs   2,900   7,000   10,000     Pool utilities   1,579   1,000   20,000     New pool operations   Lifeguards   -							
Repairs and maintenance         55,953         55,000         60,000           Utilities         34,199         35,000         35,000           Existing pool operations         1.16guards         62,662         50,000         50,000           Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool repairs         2,900         7,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations         1,579         1,000         20,000           New pool operations and maintenance         -         -         46,350           Pool operations and maintenance         -         -         8,240           Pool chemicals         -         -         25,750           Clubhouse operations         -         -         25,750           Clubhouse operations and maintenance         -         -         11,330           Clubhouse operations and maintenance         -         -         21,630           Clubhouse events         -         -         2,575           Clubhouse snow removal         -         -         5,150							
Utilities         34,199         35,000         35,000           Existing pool operations         62,662         50,000         50,000           Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool repairs         2,900         7,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations         -         46,350           Pool operations and maintenance         -         -         46,350           Pool chemicals         -         -         8,240           Pool utilities         -         -         25,750           Clubhouse operations         -         -         25,750           Clubhouse operations and maintenance         -         -         21,630           Clubhouse operations and maintenance         -         -         21,630           Clubhouse events         -         -         21,630           Clubhouse events         -         -         2,575           Clubhouse utilities         -         -         5,150           Total expenditures and transfers out requiring appropriation         889,3							
Existing pool operations   Lifeguards   62,662   50,000   50,000   Pool operations and maintenance   7,715   10,000   25,000   Pool chemicals   4,217   2,000   10,000   Pool repairs   2,900   7,000   10,000   Pool utilities   1,579   1,000   20,000   New pool operations   Lifeguards   -	·						
Lifeguards         62,662         50,000         50,000           Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool repairs         2,900         7,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations         -         -         46,350           Pool operations and maintenance         -         -         8,240           Pool utilities         -         -         25,750           Clubhouse operations         -         -         25,750           Clubhouse operations and maintenance         -         -         21,630           Clubhouse operations and maintenance         -         -         21,630           Clubhouse general repairs         -         -         2,575           Clubhouse events         -         -         2,575           Clubhouse utilities         -         -         5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE <t< td=""><td></td><td></td><td>34,199</td><td></td><td>35,000</td><td></td><td>35,000</td></t<>			34,199		35,000		35,000
Pool operations and maintenance         7,715         10,000         25,000           Pool chemicals         4,217         2,000         10,000           Pool repairs         2,900         7,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations         -         -         46,350           Pool operations and maintenance         -         -         8,240           Pool chemicals         -         -         8,240           Pool utilities         -         -         25,750           Clubhouse operations         -         -         25,750           Clubhouse operations and maintenance         -         -         21,630           Clubhouse operations and maintenance         -         -         21,630           Clubhouse events         -         -         2,575           Clubhouse snow removal         -         -         5,150           Clubhouse utilities         -         -         5,150           Total expenditures and transfers out requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           E			62 662		50,000		50,000
Pool chemicals         4,217         2,000         10,000           Pool repairs         2,900         7,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations			•				
Pool repairs         2,900         7,000         10,000           Pool utilities         1,579         1,000         20,000           New pool operations         Lifeguards         -         46,350           Pool operations and maintenance         -         10,815           Pool chemicals         -         -         8,240           Pool utilities         -         -         25,750           Clubhouse operations         -         -         21,630           Clubhouse operations and maintenance         -         -         21,630           Clubhouse general repairs         -         -         4,120           Clubhouse events         -         -         5,150           Clubhouse snow removal         -         -         5,150           Clubhouse utilities         -         -         5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000	•						
Pool utilities         1,579         1,000         20,000           New pool operations         46,350           Lifeguards         -         46,350           Pool operations and maintenance         -         10,815           Pool chemicals         -         -         8,240           Pool utilities         -         -         25,750           Clubhouse operations         -         -         25,750           Clubhouse operations and maintenance         -         -         21,630           Clubhouse operations and maintenance         -         -         21,630           Clubhouse eyents         -         -         2,575           Clubhouse events         -         -         5,150           Clubhouse snow removal         -         -         5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000							
New pool operations							•
Lifeguards         46,350           Pool operations and maintenance         10,815           Pool chemicals         25,750           Pool utilities         25,750           Clubhouse operations         30,240           Facilities management         11,330           Clubhouse operations and maintenance         21,630           Clubhouse general repairs         21,630           Clubhouse events         25,75           Clubhouse snow removal         51,50           Clubhouse utilities         51,50           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$127,370         \$261,833         \$37,696           EMERGENCY RESERVE         \$35,000         \$29,400         \$27,100           CAPITAL REPLACEMENT RESERVE         10,000         10,000			.,		-,		
Pool operations and maintenance         10,815           Pool chemicals         2 8,240           Pool utilities         25,750           Clubhouse operations         325,750           Clubhouse operations and maintenance         11,330           Clubhouse operations and maintenance         21,630           Clubhouse operations and maintenance         2 21,630           Clubhouse operations and maintenance         3 2,575           Clubhouse events         3 2,575           Clubhouse snow removal         5 150           Clubhouse utilities         5 5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         889,329         842,659         1,148,000           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         5 35,000         \$ 29,400         \$ 27,100			-		3		46,350
Pool utilities         25,750           Clubhouse operations         30           Facilities management         11,330           Clubhouse operations and maintenance         21,630           Clubhouse operations and maintenance         21,630           Clubhouse general repairs         4,120           Clubhouse events         2,575           Clubhouse snow removal         5,150           Clubhouse utilities         889,329         842,659         1,148,000           Total expenditures and transfers out requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         5 10,000         10,000         10,000	_						10,815
Clubhouse operations           Facilities management         -         -         11,330           Clubhouse operations and maintenance         -         -         21,630           Clubhouse general repairs         -         -         4,120           Clubhouse events         -         -         2,575           Clubhouse snow removal         -         -         5,150           Clubhouse utilities         -         -         5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000	Pool chemicals				-		8,240
Facilities management         -         -         11,330           Clubhouse operations and maintenance         -         21,630           Clubhouse general repairs         -         -         2,575           Clubhouse events         -         -         2,575           Clubhouse snow removal         -         -         5,150           Clubhouse utilities         -         -         5,150           Total expenditures         889,329         842,659         1,148,000           Total expenditures and transfers out requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000	Pool utilities				-		25,750
Clubhouse operations and maintenance         -         21,630           Clubhouse general repairs         -         4,120           Clubhouse events         -         2,575           Clubhouse snow removal         -         5,150           Clubhouse utilities         -         5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000	Clubhouse operations						
Clubhouse general repairs         -         4,120           Clubhouse events         -         2,575           Clubhouse snow removal         -         5,150           Clubhouse utilities         -         5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000			-		-		
Clubhouse events         -         2,575           Clubhouse snow removal         -         -         5,150           Clubhouse utilities         -         -         5,150           Total expenditures         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000			-		2		
Clubhouse snow removal Clubhouse utilities Total expenditures         -         -         5,150 5,150           Total expenditures         889,329         842,659         1,148,000           Total expenditures and transfers out requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE CAPITAL REPLACEMENT RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000	- · ·		-				•
Clubhouse utilities         -         -         5,150           Total expenditures         889,329         842,659         1,148,000           Total expenditures and transfers out requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         -         10,000         10,000			**				
Total expenditures         889,329         842,659         1,148,000           Total expenditures and transfers out requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         - 10,000         10,000			•				
Total expenditures and transfers out requiring appropriation 889,329 842,659 1,148,000  ENDING FUND BALANCE \$ 127,370 \$ 261,833 \$ 37,696  EMERGENCY RESERVE \$ 35,000 \$ 29,400 \$ 27,100  CAPITAL REPLACEMENT RESERVE - 10,000 10,000		-	000 220	_	942.660	_	
requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         - 10,000         10,000	rotal expenditures	_	009,329		042,039		1,140,000
requiring appropriation         889,329         842,659         1,148,000           ENDING FUND BALANCE         \$ 127,370         \$ 261,833         \$ 37,696           EMERGENCY RESERVE         \$ 35,000         \$ 29,400         \$ 27,100           CAPITAL REPLACEMENT RESERVE         - 10,000         10,000	Total expenditures and transfers out						
ENDING FUND BALANCE \$ 127,370 \$ 261,833 \$ 37,696  EMERGENCY RESERVE \$ 35,000 \$ 29,400 \$ 27,100  CAPITAL REPLACEMENT RESERVE - 10,000 10,000			889 329		842.659		1,148.000
EMERGENCY RESERVE \$ 35,000 \$ 29,400 \$ 27,100 CAPITAL REPLACEMENT RESERVE - 10,000 10,000	radaming appropriation	-					
EMERGENCY RESERVE \$ 35,000 \$ 29,400 \$ 27,100 CAPITAL REPLACEMENT RESERVE - 10,000 10,000	ENDING FUND BALANCE	. \$	127,370	\$	261,833	\$	37,696
CAPITAL REPLACEMENT RESERVE - 10,000 10,000		_					
CAPITAL REPLACEMENT RESERVE - 10,000 10,000	EMERGENCY RESERVE	\$	35,000	\$	29,400	\$	27,100
					10,000		
		\$	35,000	\$	39,400	\$	37,100

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 CARRIAGE HOUSE FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021		ESTIMATED 2022		В	UDGET 2023
BEGINNING FUND BALANCE	\$	(1,697)	\$	20,947	\$	13,947
REVENUE						
Carriage house district fees Developer advance		88,178 -		120,000		241,350 35,000
Total revenue		88,178		120,000		276,350
Total funds available		86,481		140,947		290,297
EXPENDITURES						
General and administrative						
Billing services		13,087		16,000		18,400
Miscellaneous				500		1,000
Operations and maintenance						
Landscape maintenance		26,156		38,000		138,600
Covenant control and inspections		1,628		3,000		3,000
Snow removal		12,075		42,000		65,000
Irrigation repairs		685		7,000		10,000
Plant replacements		i		4,500		20,000
Winter watering				500		1,000
Utilities				500		500
Operations management		11,903		15,000		20,000
Contingency		- 38		12		12,500
Total expenditures	_	65,534		127,000		290,000
Total expenditures and transfers out						
requiring appropriation	8	65,534		127,000		290,000
ENDING FUND BALANCE	_\$_	20,947	\$	13,947	\$	297

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 CAPITAL PROJECTS FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		ACTUAL 2021	ES	TIMATED 2022	E	BUDGET 2023
BEGINNING FUND BALANCE	\$	121,500	\$	78,248	\$	212,382
REVENUE						
Developer advance		o <u>₩</u> :		594,134		1,869,134
System development fees		144,000		90,000		265,500
Total revenue		144,000		684,134		2,134,634
Total funds available	-	265,500		762,382		2,347,016
EXPENDITURES Capital Projects						
Landscape enhancements		93,118		50,000		100,000
Capital outlay		94,134		500,000		1,869,134
Repay Developer advance		-		72		370,000
Contingency		-		<u> </u>		7,882
Total expenditures	·	187,252		550,000		2,347,016
Total expenditures and transfers out						
requiring appropriation	_	187,252		550,000		2,347,016
ENDING FUND BALANCE	\$	78,248	\$	212,382	\$	
CAPITAL REPLACEMENT RESERVE	\$	78,248	\$	212,382	\$	<u> </u>
TOTAL RESERVE	\$	78,248	\$	212,382	\$	<u></u>

#### **Services Provided**

The District, a quasi-municipal corporation and a political subdivision of the State of Colorado, was organized by order and decree of the District Court on August 11, 2005, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District's service area is located entirely within the Town of Johnstown, Larimer County, Colorado.

The District was established to provide construction, installation, financing and operation of public improvements, including streets, traffic safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, covenant enforcement, security services, and pest control within the District. Under the amended service plan, the District was organized in conjunction with five other related districts, Thompson Crossing No. 1 (control district), Thompson Crossing No. 2 (commercial district), Thompson Crossing No. 4 (financing district), Thompson Crossing No. 6 (financing district). The District serves as the operating district for Thompson Crossing Nos. 4, 5 and 6.

On November 6, 2001, District voters approved authorization to increase property taxes up to \$850,000, annually as necessary, to pay for the operations and maintenance expenditures of the District. Debt authorization was approved in the amount of \$85,000,000 for the above listed facilities, \$85,000,000 for refunding debt. The voters also authorized debt of \$17,000,000 for the cost of operating and maintaining the District's systems and \$110,000,000 for the issuance of mortgages, liens and other encumbrances on District real and personal property. The election also allows the District to retain revenues, up to \$102,000,000 annually, without regard to the limitations contained in Article X, Section 20 of the Colorado constitution or any other law.

The Modified Consolidated Service Plan dated October 3, 2005, limits the total principal amount of obligations that the Districts may have outstanding in aggregate at any one time to \$65,000,000 provided that in the case where obligations of the Financing Districts are supporting revenue bonds of the Control District, the Control District revenue bonds shall not be counted.

The District has no employees and all administrative functions are contracted.

The District prepares its budget on the modified accrual basis of accounting, in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or, if in equal installments, at the taxpayer's election, in February and June.

#### Revenues (continued)

#### **Property Taxes** (continued)

Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District. The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single family residential property decreases to 6.95% from 7.15%. The rate for multifamily residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29%.

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 7% of the property taxes collected by the General Fund.

#### Transfers from Other Districts / Administrative and Operating Expenditures

Pursuant to a Facilities Construction and Service Intergovernmental Agreement, District Nos. 4, 5 and 6 are obligated to impose a mill levy which will be sufficient to promptly and fully pay the amounts to be paid under this agreement, as well as all other general obligation indebtedness of the District, as the same become due. District Nos. 4, 5 and 6 are required to remit property taxes derived from such mill levy, together with specific ownership taxes applicable to property within the Districts less County Treasurer Fees, to the District. The District anticipates receiving funds for operations under this agreement, as shown in the General Fund budget. Administrative, operating and capital outlay expenditures are paid by the District on behalf of all the Districts.

#### **Carriage House District Fees**

The District anticipates collecting fees from owners of carriage houses to maintain common areas within the carriage house community.

#### **System Development Fees**

The District collects and retains system development fees of \$1,500 at the time of issuance of a building permit for the first 500 single-family units and \$2,000 starting with the 501st single-family unit.

#### Revenues (continued)

#### **Developer advances**

Developer advances may be expected to fund a portion of general fund and capital fund expenditures. Developer advances are to be recorded as revenue for budget purposes with an obligation for future repayment when the District is financially able to reimburse the Developer.

#### **Expenditures**

#### General and Administrative Expenditures

General and administrative expenditures include the estimated services necessary to maintain the District's administrative viability such as legal, management, accounting, insurance, banking and meeting expense of District Nos. 3, 4, 5 and 6.

#### **Operations and Maintenance**

Facilities that are constructed by the District are either turned over to a third party for maintenance (i.e. streets to the Town of Johnstown) or maintained by the District. The budget reflects the District's operational expenditures in order to maintain assets not conveyed to other entities.

In addition, the cost of operating the Clubhouse and pools are also included under this category.

#### Transfer to Thompson Crossing Metropolitan District No. 1

The District entered into an intergovernmental agreement with Thompson Crossing Metropolitan District Nos. 1 and 2 on November 15, 2006. The agreement stipulates that District No. 3 and District No. 2 shall each reimburse 50% of the operation and administrative costs of District No.1. The costs to be reimbursed shall only include those normal costs of operation and administration of District No. 1 including, but not limited to, legal fees, audit fees, accounting fees, supplies, insurance, special district association fees, consultant fees, cost of issuance of sewer certificates and collection of system development fees, directors' fees, election costs, District management costs and miscellaneous costs. Operation and administration costs shall not include any costs incurred by District No. 1 for exclusion of property from the Little Thompson Water District and any costs incurred of any kind for any capital project of the District including, but not limited to, the Low Point Plant, the wastewater transmission lines, and the waterline looping project.

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 2.0% of property tax collections.

#### **Capital Outlay**

The District anticipates infrastructure improvements as noted in the Capital Projects Fund.

#### **Debt and Leases**

The District has no outstanding debt, nor any operating or capital leases.

The District has outstanding Developer advances. The anticipated Developer advances are as follows:

Balance - December 31,						Balance -							Balance -				
						December 31,							December 31,				
		2021	A	Additions	Redu	ctions		2022*		Additions	Re	eductions	_	2023			
Developer Advances:																	
Operations	\$	1,813,999	\$	2	\$	52	\$	1,813,999	\$	56,725	\$		\$	1,870,724			
Capital		3,386,139		594,134				3,980,273		1,869,134		•		5,849,407			
Accrued Interest on									*								
Developer Advances:																	
Operations		522,423		54,420		2		576,843		55,271		(2)		632,114			
Capital		1,400,800		110,496		-		1,511,296		147,445	_	370,000	_	1,288,741			
Total	\$	7,123,361	\$	759,050	\$	-	\$	7,882,411	\$	2,128,575	\$	370,000	\$	9,640,986			

<sup>\*</sup>Estimates

#### Reserves

#### **Emergency Reserve**

The District has provided for an emergency reserve fund equal to at least 3% of fiscal year spending as defined under TABOR.

This information is an integral part of the accompanying budget.

#### **EXHIBIT C**

Certification of Tax Levy

#### **CERTIFICATION OF TAX LEVIES for NON-SCHOOL Governments**

PURPOSE (see end notes for definitions and examples)   LEVY <sup>2</sup>   REVENUE <sup>2</sup>	TO: County Co	mmissioners <sup>1</sup> of <u>LARIMER COUNT</u>	Y		, Colorado.
the BOARD OF DIRECTORS  of the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3  (local government) <sup>C</sup> Hereby officially certifies the following mills to be levied against the taxing entity's GROSS sassessed valuation. Sassessed valuation of:  (Rooss <sup>D</sup> assessed valuation, Line 2 of the Certification of Valuation Form DLG 37 <sup>E</sup> )  Note: If the assessor certified a NET assessed valuation (AV) different than the GROSS AV due to a Tax increment Financing (TIE) Area? the tax levies must be calculated using the NET AV. The taxing entity's total property tax revenue will be derived from the mill be until property tax revenue will be derived from the mill so until property tax revenue will be derived from the mill so until property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will be derived from the mill so until the property tax revenue will property tax revenue will be derived from the mill so until the property tax reve	On behalf of the	THOMPSON CROSSING METROP	OLITAN DIS	TRICT NO. 3	Ĭ.
Of the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3  (local government) <sup>C</sup> Hereby officially certifies the following mills to be levied against the taxing entity's GROSS assessed valuation of:  Note: If the assessor certified a NET assessed valuation (AV) different than the GROSS AV due to a Tax Increment Financing (TIF) Area the tax levies must be acclusted using the NET AV. The taxing entity's total property tax revenue will be derived from the mill levy multiplied against the NET assessed valuation of:  Submitted:  12/01/2022 (no later than Dec. 15)  PURPOSE (see end notes for definitions and examples)  LEVY2  REVENUE  1. General Operating Expenses 1  2. «Minus» Temporary General Property Tax Credit/ Temporary Mill Levy Rate Reduction 1  SuBTOTAL FOR GENERAL OPERATING:  3. General Obligation Bonds and Interest 2  4. Contractual Obligations 8  5. Capital Expenditures 4  4. Contractual Obligations 9  5. Capital Expenditures 4  6. Refunds/Abatements 1  7. Other (specify):  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]  Daytime phone:  (print)  Signed:  Sub Countant for the District  Title: Accountant for the District			(taxing entity) <sup>A</sup>		
Substitute   The Mark   The North   The	the	BOARD OF DIRECTORS		,	
Hereby officially certifies the following mills to be levied against the taxing entity's GROSS sassessed valuation of:  Note: If the assessor certified a NET assessed valuation (AV) different than the GROSS AV due to a Tax increment Financing (TIF) Area the tax levies must be calculated using the NET AV. The taxing entity's total property tax revenue will be derived from the mill levy multiplied against the NET assessed valuation of:  Submitted:  12/01/2022  In or budget/fiscal year  PURPOSE (see end notes for definitions and examples)  1. General Operating Expenses Purporary General Property Tax Credit/ Temporary Mill Levy Rate Reduction Temporary Mill Levy Rate Reduction Submitted:  Submitted:  Submitted:  Gross <sup>0</sup> assessed valuation, Line 2 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  (NET <sup>0</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)	0.1	THE TOTAL COLORS OF STREET			
Substitute   Sub	of the	THOMPSON CROSSING METROP			
PURPOSE (see end notes for definitions and examples)  1. General Operating Expenses <sup>H</sup> 2. <minus> Temporary General Property Tax Credit/ Temporary Mill Levy Rate Reduction<sup>1</sup> 3. General Obligation Bonds and Interest<sup>J</sup> 4. Contractual Obligations<sup>K</sup> 5. Capital Expenditures<sup>L</sup> 6. Refunds/Abatements<sup>M</sup> 7. Other<sup>N</sup> (specify):  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]  Daytime phone: (303) 779-5710  Signed:  WWW WWW  Title: Accountant for the District</minus>	to be levied again assessed valuation Note: If the assessed (AV) different than Increment Financing calculated using the property tax revenue multiplied against the Submitted:	nst the taxing entity's GROSS \$ 1,432 (GROS) on of:  or certified a NET assessed valuation the GROSS AV due to a Tax (g (TIF) Area <sup>F</sup> the tax levies must be NET AV. The taxing entity's total e will be derived from the mill levy ne NET assessed valuation of:  12/01/2022	SD assessed valuation G assessed valuation ALUE FROM FINA BY ASSESS	, Line 4 of the Certification AL CERTIFICATION OR NO LATER THAN cal year	ion of Valuation Form DLG 57) OF VALUATION PROVIDED I DECEMBER 10
1. General Operating Expenses <sup>H</sup> 2. <minus> Temporary General Property Tax Credit/ Temporary Mill Levy Rate Reduction<sup>1</sup> 3. General Obligation Bonds and Interest<sup>J</sup> 4. Contractual Obligations<sup>K</sup> 5. Capital Expenditures<sup>L</sup> 6. Refunds/Abatements<sup>M</sup> 7. Other<sup>N</sup> (specify):  TOTAL: [Sum of General Operating   Subtotal and Lines 3 to 7]  TOTAL: [Sum of General Operating   Subtotal and Lines 3 to 7]  Daytime phone: (303) 779-5710  Signed: WWW WWW  Title: Accountant for the District</minus>	(no later than Dec. 13)	(IIIII) Caryyyyy			
2. <minus> Temporary General Property Tax Credit/ Temporary Mill Levy Rate Reduction<sup>I</sup> &lt; &gt; mills \$ &lt; &gt; &gt;  SUBTOTAL FOR GENERAL OPERATING: 90.518 mills \$ 130  3. General Obligation Bonds and Interest<sup>J</sup> mills \$  4. Contractual Obligations<sup>K</sup> mills \$  5. Capital Expenditures<sup>L</sup> mills \$  6. Refunds/Abatements<sup>M</sup> mills \$  7. Other<sup>N</sup> (specify): mills \$  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7] 90.518 mills \$ 130  Contact person: (print) Shelby Clymer phone: (303) 779-5710  Signed: WWW Clywer Title: Accountant for the District</minus>	PURPOSE (	see end notes for definitions and examples)	LEV	$/\mathrm{Y}^2$	REVENUE <sup>2</sup>
Temporary Mill Levy Rate Reduction   Subtotal and Lines 3 to 7    Subtotal For General Operating:   90.518   mills   \$130    3. General Obligation Bonds and Interest   mills   \$  4. Contractual Obligations   mills   \$  5. Capital Expenditures   mills   \$  6. Refunds/Abatements   mills   \$  7. Other   (specify):   mills   \$  mills   \$  mills   \$  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]   90.518   mills   \$  Subtotal and Lines 3 to 7]   Daytime phone: (303) 779-5710    Signed:   Sum Mum   Title:   Accountant for the District   Strice   Accountant for the District   Strice   Accountant for the District   Subtotal and Lines 3 to 7   Strice   Accountant for the District   Strice   Accountant for the District   Strice   Accountant for the District   Sum of General Operating   Strice   Accountant for the District   Sum of General Operating   Strice   Sum of General Operating	1. General Ope	rating Expenses <sup>H</sup>	90.	518 mills	\$130
3. General Obligation Bonds and Interest J mills \$ 4. Contractual Obligations K mills \$ 5. Capital Expenditures L mills \$ 6. Refunds/Abatements M mills \$ 7. Other N (specify): mills \$ Mills			<	> mills	<u>\$&lt; &gt;</u>
4. Contractual Obligations <sup>K</sup> 5. Capital Expenditures <sup>L</sup> 6. Refunds/Abatements <sup>M</sup> 7. Other <sup>N</sup> (specify):  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]  Contact person: (print)  Signed:  Signed:  mills  \$  mills  \$  mills  \$   Daytime phone: (303) 779-5710  Title:  Accountant for the District	SUBTOT	AL FOR GENERAL OPERATING:	90	.518 mills	\$ 130
5. Capital Expenditures <sup>L</sup> 6. Refunds/Abatements <sup>M</sup> 7. Other <sup>N</sup> (specify):  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]  Paytime phone: (303) 779-5710  Signed:  Mills \$  Mills \$  130  Daytime phone: (303) 779-5710  Title: Accountant for the District	3. General Obl	igation Bonds and Interest <sup>J</sup>		mills	\$
6. Refunds/Abatements <sup>M</sup> 7. Other <sup>N</sup> (specify):  TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]  Daytime phone: (303) 779-5710  Signed:  Title: Accountant for the District	4. Contractual	Obligations <sup>k</sup>	-	mills	\$
7. Other <sup>N</sup> (specify): mills \$	5. Capital Expe	enditures <sup>L</sup>	Ş	mills	\$
7. Other (specify): mills \$	6. Refunds/Aba	atements <sup>M</sup>		mills	\$
TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7] 90.518 mills \$130  Contact person: (print) Shelby Clymer phone: (303) 779-5710  Signed: Title: Accountant for the District			-	mills	\$
Contact person: (print) Shelby Clymer phone: (303) 779-5710  Signed: Title: Accountant for the District	7. Other (spec				) <del></del>
(print) Shelby Clymer phone: (303) 779-5710  Signed: Title: Accountant for the District		TOTAL: Sum of General Operating Subtotal and Lines 3 to 7	] 90.	518 mills	\$130
Signed: Title: Accountant for the District	Contact person:	Shalby Clymar	-	(303) 770-571	0
	,		·		
THE DIEP CHECKED OF THE STATE A CONTINUE OF THE WHEN THE WOLL POVET THE A DUMPET DV DUMBET OF DATE OF 47-1-113 C.A.D. WITH THE	-	<del></del>		S <del></del>	

DLG 70 (Rev.6/16) Page 1 of 4

<sup>&</sup>lt;sup>1</sup> If the taxing entity's boundaries include more than one county, you must certify the levies to each county. Use a separate form for each county and certify the same levies uniformly to each county per Article X, Section 3 of the Colorado Constitution.

<sup>&</sup>lt;sup>2</sup> Levies must be rounded to three decimal places and revenue must be calculated from the total <u>NET assessed valuation</u> (Line 4 of Form DLG57 on the County Assessor's FINAL certification of valuation).

#### **CERTIFICATION OF TAX LEVIES, continued**

THIS SECTION APPLIES TO TITLE 32, ARTICLE 1 SPECIAL DISTRICTS THAT LEVY TAXES FOR PAYMENT OF GENERAL OBLIGATION DEBT (32-1-1603 C.R.S.). Taxing entities that are Special Districts or Subdistricts of Special Districts must certify separate mill levies and revenues to the Board of County Commissioners, one each for the funding requirements of each debt (32-1-1603, C.R.S.) Use additional pages as necessary. The Special District's or Subdistrict's total levies for general obligation bonds and total levies for contractual obligations should be recorded on Page 1, Lines 3 and 4 respectively.

#### CERTIFY A SEPARATE MILL LEVY FOR EACH BOND OR CONTRACT:

BON	NDS <sup>1</sup> :		
1.	Purpose of Issue: Series: Date of Issue: Coupon Rate: Maturity Date: Levy: Revenue:		
2.	Purpose of Issue: Series: Date of Issue: Coupon Rate: Maturity Date: Levy: Revenue:		
COI	NTRACTS <sup>k</sup> :		
3.	Purpose of Contract: Title: Date: Principal Amount: Maturity Date: Levy: Revenue:		
4.	Purpose of Contract: Title: Date: Principal Amount: Maturity Date: Levy: Revenue:		

Use multiple copies of this page as necessary to separately report all bond and contractual obligations per 32-1-1603, C.R.S.

Page 2 of 4 DLG 70 (Rev.6/16)

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Thompson Crossing Metropolitan District No. 3 of Larimer County, Colorado on this 1st day of November 2022.



DocuSigned by:	
Ross Blackmer	
Ross Blackmer, Secretary/Treasur	er

STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 2023 BUDGET RESOLUTION

The Board of Directors of the Thompson Crossing Metropolitan District No. 4, Larimer County, Colorado held a regular meeting on Tuesday, November 1, 2022, at the hour of 7:30 A.M., via video conference at <a href="https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xm">https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xm</a> RDNGby90bVB1SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948.

The following members of the Board of Directors were present:

President:

Brandon Wyszynski

Treasurer:

Elaine J. Hoffman

Secretary:

Bruce Rau

Also present were: Jerry Jacobs and Brittany Barnett, Timberline District Consulting, LLC; Shelby Clymer and Alyssa Ferreira, CliftonLarsonAllen LLP; Jennifer L. Ivey, Icenogle Seaver Pogue, P.C.; the following members of the Boards of Directors of Thompson Crossing Metropolitan District No. 3, Thompson Crossing Metropolitan District No. 5 and Thompson Crossing Metropolitan District No. 6: Ross Blackmer, Chris Carlton, Brett Price, Randy Bauer and Kim Kelley; and approximately six members of the public.

Ms. Ivey reported that proper notice was made to allow the Board of Directors of the Thompson Crossing Metropolitan District No. 4 to conduct a public hearing on the 2023 budget and, prior to the meeting, each of the directors had been notified of the date, time and place of this meeting and the purpose for which it was called. It was further reported that this meeting is a regular meeting of the Board of Directors of the District and that a notice of regular meeting was posted at the South Side of the Briarwood Lane Entrance right before Arrowwood Drive and at <a href="http://trrcommunity.com">http://trrcommunity.com</a>, no less than twenty-four hours prior to the holding of the meeting, and to the best of her knowledge, remains posted to the date of this meeting.

Thereupon, Director Wyszynski introduced and moved the adoption of the following Resolution:

#### RESOLUTION

A RESOLUTION SUMMARIZING EXPENDITURES AND REVENUES FOR EACH FUND AND ADOPTING A BUDGET, APPROPRIATING SUMS OF MONEY TO EACH FUND IN THE AMOUNTS AND FOR THE PURPOSES SET FORTH HEREIN AND LEVYING GENERAL PROPERTY TAXES FOR THE YEAR 2023 TO HELP DEFRAY THE COSTS OF GOVERNMENT FOR THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4, LARIMER COUNTY, COLORADO, FOR THE CALENDAR YEAR BEGINNING ON THE FIRST DAY OF JANUARY 2023 AND ENDING ON THE LAST DAY OF DECEMBER 2023.

WHEREAS, the Board of Directors (the "Board") of the Thompson Crossing Metropolitan District No. 4 (the "District") has authorized its treasurer and accountant to prepare and submit a proposed budget to said governing body at the proper time; and

WHEREAS, the proposed budget was submitted to the Board for its review and consideration on or before October 15, 2022; and

WHEREAS, the proposed budget is more than fifty thousand dollars (\$50,000.00), due and proper notice was published on Thursday, October 20, 2022, in *The Johnstown Breeze*, indicating

(i) the date and time of the hearing at which the adoption of the proposed budget will be considered; (ii) that the proposed budget is available for inspection by the public at a designated place; (iii) that any interested elector of the District may file any objections to the proposed budget at any time prior to the final adoption of the budget by the District; and (iv) if applicable, the amount of the District's increased property tax revenues resulting from a request to the Division of Local Government pursuant to Section 29-1-302(1), C.R.S.; and an original publisher's Affidavit of Publication is attached hereto as Exhibit A and incorporated herein by this reference; and

WHEREAS, the proposed budget was open for inspection by the public at the designated place; and

WHEREAS, a public hearing was held on Tuesday, November 1, 2022 and interested electors were given the opportunity to file or register any objections to said proposed budget and any such objections were considered by the Board; and

WHEREAS, the budget being adopted by the Board has been prepared based on the best information available to the Board regarding the effects of Section 29-1-301, C.R.S., and Article X, Section 20 of the Colorado Constitution; and

WHEREAS, whatever increases may have been made in the expenditures, like increases were added to the revenues so that the budget remains in balance, as required by law; and

WHEREAS, pursuant to Section 29-1-113(1), C.R.S., the Board shall cause a certified copy of the budget, including the budget message and any resolutions adopting the budget, appropriating moneys and fixing the rate of any mill levy, to be filed with the Division of Local Government within thirty (30) days following the beginning of the fiscal year of the budget adopted; and

WHEREAS, pursuant to Section 32-1-1201, C.R.S., the Board shall determine in each year the amount of money necessary to be raised by taxation, taking into consideration those items required by law, and shall certify the rate so fixed to the board of county commissioners of each county within the District or having a portion of its territory within the District.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4, LARIMER COUNTY, COLORADO:

- Section 1. <u>Summary of 2023 Revenues and 2023 Expenditures</u>. That the estimated revenues and expenditures for each fund for fiscal year 2023, as more specifically set forth in the budget attached hereto as Exhibit B and incorporated herein by this reference, are accepted and approved.
- Section 2. Adoption of Budget. That the budget as submitted, and if amended, then as amended, and attached hereto as Exhibit B and is approved and adopted as the budget of the District for fiscal year 2023. In the event the final assessed valuation provided by the Larimer County Assessor's Office differs from the assessed valuation used in the proposed budget, the District's accountant is hereby directed to modify and/or adjust the budget and mill levy certification as needed to reflect the final assessed valuation without the need for additional Board authorization.
- Section 3. <u>Appropriations</u>. That the amounts set forth as expenditures and balances remaining, as specifically allocated in the budget attached, are hereby appropriated from the revenue of each fund, to each fund, for the purposes stated and no other.
- Section 4. <u>Budget Certification</u>. That the budget shall be certified by Bruce Rau, Secretary of the District, and made a part of the public records of the District and a certified copy of the approved and adopted budget shall be filed with the Division of Local Government.
- Section 5. <u>2023 Levy of General Property Taxes</u>. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget for the General Fund for operating expenses is \$752,525 and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$25,596,077 That for the purposes of meeting all general operating expenses of the District during the 2023 budget year, there is hereby levied a tax of 29.400 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.
- Section 6. <u>2023 Levy of Debt Retirement Expenses</u>. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget

for the Debt Service Fund for debt retirement expense is \$1,405,455 and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$25,596,077 That for the purposes of meeting all debt retirement expenses of the District during the 2023 budget year, there is hereby levied a tax of 54.909 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.

Section 7. 2023 Mill Levy Adjustment. The Board may adjust the mill levy, as specifically set forth in the District's Service Plan (the "Adjusted Mill Levy"). The Board hereby determines in good faith to establish the Adjusted Mill Levy as set forth in the mill levy certification attached hereto as Exhibit C pursuant to the authority granted by its Service Plan to ensure that the District's revenues shall be neither diminished nor enhanced as a result of the changes effecting the mill levy. Subject to adjustment and finalization by the District's accountant in accordance with Section 2 hereof, the Board further authorizes that the Adjusted Mill Levy be reflected in the District's Certification of Tax Levies to be submitted to the Board of County Commissioners of Larimer County on or before December 15, 2022, for collection in 2023.

Section 8. <u>Certification to County Commissioners</u>. That the Board Secretary and/or District's accountant are hereby authorized and directed to immediately certify to the Board of County Commissioners of Larimer County, the mill levy for the District hereinabove determined and set. That said certification shall be in substantially the following form attached hereto as Exhibit C and incorporated herein by this reference.

[The remainder of this page is intentionally left blank.]

The foregoing Resolution was seconded by Director Hoffman.

#### RESOLUTION APPROVED AND ADOPTED THIS 1ST DAY OF NOVEMBER 2022.

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

By: Brandon Wyszynski
By: Brandon Wyszynski
Its: President

ATTEST:

By: Bruce Rau

By: Bruce Rau Its: Secretary

#### STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

I, Bruce Rau, hereby certify that I am a director and the duly elected and qualified Secretary of the Thompson Crossing Metropolitan District No. 4, and that the foregoing constitutes a true and correct copy of the record of proceedings of the Board of Directors of the District, adopted at a regular meeting of the Board of Directors of the Thompson Crossing Metropolitan District No. held November via video conference on 1. 2022. https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948, as recorded in the official record of the proceedings of the District, insofar as said proceedings relate to the budget hearing for fiscal year 2023; that said proceedings were duly had and taken; that the meeting was duly held; and that the persons were present at the meeting as therein shown.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the official seal of the District this 1st day of November 2022.



Bruce Rau, Secretary

#### **EXHIBIT A**

Affidavit Notice as to Proposed 2023 Budget



P.O. Box 400, Johnstown CO 80534 • (970) 587-4525 • www.johnstownbreeze.com

#### AFFIDAVIT OF PUBLICATION

THE JOHNSTOWN BREEZE
)
) ss

STATE OF COLORADO COUNTY OF WELD

I, Matt Lubich or Lesli Bangert, do solemnly swear that I am publisher of The Johnstown Breeze; that the same is a weekly newspaper printed, in whole or in part, and published in the County of Weld, State of Colorado, and has a general circulation therein; that said newspaper has been published continuously and uninterruptedly in said County of Weld for a period of more than fifty-two consecutive weeks prior to the first publication of the annexed legal notice or advertisement; that said newspaper has been admitted to the United States mails as a second-class matter under the provisions of the Act of March 3, 1879, or any amendments thereof, and that said newspaper is a weekly newspaper duly qualified for publishing legal notices and advertisements within the meaning of the laws of the State of Colorado.

That the annexed legal notice or advertisement was published number of said weekly newspaper for the period of first publication of said notice was in the issue of said newspaper dated and that the last publication of said notice was in the issue of the said	consecutive insertions; and that the
20_22.	f × 1
In witness whereof I have hereunto set my hand this	day of, A.D.
Publisher Publisher	
Subscribed and sworn to before me, a Notary Public in and for the Cour of Notary Public in and for the Cour April 1997, A.D. 20_22	nty of Weld, State of Colorado, this
	CARRIE M. ABLIN
Metary Public	NOTARY PUBLIC
My commission expires 11-12-2023	STATE OF COLORADO NOTARY ID 20194042918
My commission expires	MY COMMISSION EXPIRES NOVEMBER 12, 202

#### TOWN OF MILLIKEN NOTICE OF BUDGET

The proposed 2023 budget was submitted to the Board of Trustees of the Town of Milliken at the Board Maesing on October 12, 2022. A copy of the proposed budget is available at Town Hall for public inspection. A public hearing on the proposed 2023 budget will be held at the meeting of the Town Board at the Meeting House, 1201 Broad Street on Wednesdsy, Normber 8, 2022, at 630 p.m. Any interpers 2, 2022, at 630 p.m. Any interpers. 1201 Broad Street on Wednesday, No-ember 9, 2022, at 6:30 p.m. Any inter-ested citizen may inspect the proposed budget and file or register objections or suggestions thereto at any time prior to the final adoption of the budget accord-ing to C.R.S. 29-1-108. This notice given and published by order of the Town Board of the Town of Millisen. Colorado.

Milliken, Colorado,

TOWN OF MILLIKEN, COUNTY OF WELD, COLORADO

By: Caree Rinebarger, Town Clerk

Published in The Johnstown Breeze October 20, 2022

PUBLIC NOTICE
JOHNSTOWN NORTH
METROPOLITAN DISTRICT NO. 1
JOHNSTOWN NORTH
METROPOLITAN DISTRICT NO. 2
JOHNSTOWN NORTH
METROPOLITAN DISTRICT NO. 3
NOTICE AS TO PROPOSED
2022 AMENDED BUDGETS AND
THE POTA BUDGETS AND THE 2023 BUDGETS

NOTICE IS HEREBY GIVEN that amended 2022 and proposed 2023 budgets have been submitted to hnslown North Metropolitan District Johnstown North Metropolitan District No. 1, Johnstown North Metropolitan District No. 2, and Johnstown North Metropolitan District No. 3. A copy of such proposed budgets has been faed at the offices of Pinnacle Consulting Group, Inc., 550 West Eisenhower Blvd. Loveland, Coforado 80537, where the same is open for public inspection. The Board of Directors will consider the adoption of the proposed budgets of the Districts at a regular meeting of Johnstown North Metrobudgets of the Districts at regular meeting of Johnstown North Metro-politan Districts Nos. 1-3 to be held via Microsoft Teams on Thursday, October 27, 2022 at 10:00 a.m. Any Interested elector of Johnstown North Metropolelector of Johnstown North Metropolitan District No. 1, Johnstown North Metropolitan District No. 2, and Johnstown North District No. 3, may inspect the proposed budgets at the offices of Primacle Consulting Group, Inc. 550
West Eisenhower Blvd., Loveland, CO. 80537, and file or register any objec-tions at any time prior to the final adoption of the budget

BY ORDER OF THE BOARD OF DI-

RECTORS: JOHNSTOWN NORTH METROPOL-ITAN DISTRICT NO. 1 JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 2 JOHNSTOWN NORTH MET-ROPOLITAN DISTRICT NO. 3

By: /s/ Kieyesia Conaway, District Administrator

Published in The Johnstown Breeze October 20, 2022

Publish your

### **Legal Notices**

In The Johnstown Breeze

For more information about running public or legal notices, call The Johnstown Breeze al (970) 587-4525 or email lbangerl@johnslownbreeze.com

FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT NOTICE OF PUBLIC HEARING

YOU ARE NOTIFIED THAT YOU ARE NOTIFIED THAT IS Petition has been filed with the Board of Directors of Front Range Fire Rescue Fire Protection District by HJJ, LLC requesting inclusion into the District boundaries of the following generally

boundaries of the following generally described property:

An area of land being a portion of the Southeast Cuarter of Section Twenty-seven (27), Township Five (T.SN), Range Sotty-eight West (R.88W) of the Sixth Principal Meridian

(R. 68/M) of the Sixth Principal Medidian (6th P.M). County of Learner, State of Colorado (±1.87 acres) A hearing upon said Petition will be hold by the Board of Directors of the Front Range Fire Rescue Fire Protec-tion District at 6:00 p.m. on Tuesday, November 8, 2022 at the office of the District, bocated at 101 S. Irene Avo., Milliken, CO 80543. The name and address of the Pe-

Milliken, CO 80543.

The name and address of the Petitioner is as follows: HJJ, LLC dfb/a Budget Host Exit 254 Inn, c/o Sang Han, 2716 SE Frontage Road, Johnstoen, CO 80534.

All persons interested shall appear at such time and place and show cause in writing why the Petition should not be granted.

DATED: October 11, 2022 FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT

/s/James Young, Secretary of the

Published in The Johnstown Breeze October 20, 2022

NOTICE OF VACANCY ON THE BOARD OF DIRECTORS OF JOHNSTOWN VILLAGE METROPOLITAN DISTRICT NO. 3

TO WHOM IT MAY CONCERN,

TO WHOM IT MAY CONCERN, and particularly to the electors of the Johnstown Village Matropolitan District No. 3 (the "District"). Town of Johnstown, Welfe County, Colorado.

NOTICE IS HEREBY GIVEN, pursuant to Section 32-1-808, C.R.S., that one or more vacancies currently oxist on the Board of Directors of the District interested in saving on the Board of Directors for the District interested in saving on the Board of Directors for the District have seen to Johnstown Village Metropolitan Districts of Interest with the Board by 5:00 p.m., on October 30, 2022.

Letter of Interest with the Board by 5:00 p.m., on October 30, 2022.

Letters of Interest should be sent to Johnstown Village Metropolitan Dis-

Letters of interest should be sent to Johnstown Wilage Metropolitan District No. 3, c/o WHITE BEAR ANKELE TANAKA & WALDRON, 2154 E. Commons Ave., Suite 2000, Centennial, CC 80122.

IOHNSTOWN VILLAGE METROPOL-ITAN DISTRICT NO. 3

By: Ist WHITE BEAR ANKELE TANAKA & WALDRON Allorneys at Law

Published in The Johnstown Breeze October 20, 2022

PUBLIC NOTICE OF PETITION FOR CHANGE OF NAME

Public Notice is given on 10/4/22 that a Petition for a Change of Name of an Adult has been filed with County

The Petition requests that the name of Codie Michael Tart be changed to Codie Michael Rodriguez.

By Rachael Erickson

Published in The Johnstown Breeze Optober 20, 27 & November 3, 2022

NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed amended budget will be submitted to the THOMPSON CROSS-ING METROPOLITAN DISTRICT NO.

3 for the year of 2022. A copy of such proposed amended budget has been filed in the office of CitifonLarsonAlion LLP, 8380. East Crascent Parkway, Suite 300, Greenwood Villege, Colorado 80111, where same is open or public inspection. Such proposed amended budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropotitan District No. 3 to be held at 7:30 A M, on Tuosday, November 1, 2022. The meeting will be held viis video conference at https://usofzweb.zcom.us/j84753941828/pwdbb2RhVinVzx-mRDNGby9DbVB15HFsVTb9 and videopone conference at Dial In: 1-34548-7799, Meeting tip Bar 5594 1828. Passcode. 937948. Any interested elector within Thompson Crossing Metropolitan District No. 3 may inspect the repolitan District No. 3 may inspect the proposed amended budget and file or register any objections at any time pri-or to the final adoption of the amended 2022 budget

BY ORDER OF THE BOARD OF DI-

RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 3
By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that a proposed amended budget will be submitted to the THOMPSON PROSS-ING METROPOLITAN DISTRICT NO. 4 for the year of 2022. A copy of such proposed amended budget has been filed in the office of CitionLarsonAllen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open or public inspection. Such proposed amended budget will be considered at hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 4 to be held at 7:30 A tam. On Tuesday, November 1, 2022. The meeting will be held via video conference at https://listDayboub.com.us/je4753941828?pwd-b2RMWfinV2xmRDNGby8DbWB1SHFSQT09 and via tolephone conference at Dial In: 1-346-248-7799, Meeting ID. 847 5394 182 Passcode: 337948. Any interested elector within Thompson Crossing Metropolitan District No. 4 may inspect the proposed amended budget and fits or register any objections at any time prior to the final adoption of the amended 2022 budget. NOTICE IS HEREBY GIVEN that

BY ORDER OF THE BOARD OF DI-

THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 4 By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Published In The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed budget has been submit-ted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 for METROPOLITAN DISTRICT NO, 3 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CiffonLarsonAtien LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Wilage, Colorado Bollill, where same is open for public inapaction. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 3 to be held at 7:30 AM, on Tuesday, November 1, 2022. The meeting will be held vis video conference at hillps://uscb.web.xcom.us/#847539418287p-wd=b2RMMtnV2xmRDNGby90b-VS15HF8GT09 and via telephone conference at Dial-in: 1-346-248-7799,

Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 3 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-

THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 3

By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that

a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO 4 for METROPOLITAN DISTRICT NO 4 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliftonLarsonAlien LLP, 8390 East Crescent Parkway, Sulte 300, Greenwood Village, Colorade 8011, where same is open for public inspection. Such proposed budget will be considered at a hearing at the propular greeting of the Thompson lic inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 4 to be held at 7:30 AM, on Tuosday, November 1, 2022. The meeting will be held via video conference at hitps: // us02web.zoom.us/84753941828?p-wd=b2RMWthnV2xmRDNGby90b-VB1SHFsQT09 and via Lelephone conference at Dial-in: 1-346-248-7799. Meeting ID: 847 5394 1828, Posscode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 4 may inspect the proposed budget and file or register only interested and proposed budget and file or register only interested and proposed budget and file or register only interested and proposed budget and file or register only interested and proposed budget and file or register only interested and proposed budget and file or register only interested and proposed budget and file or register and proposed budget.

BY ORDER OF THE BOARD OF DI-

THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 4 By Ist ICENOGLE | SEAVER | POGLE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

NOTICE IS HEREBY GIVEN that NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliffonLarsonAllen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson

get will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 5 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be held via video conference at https://us02web.zoom.usis/84/553941628?p-wd=b2RMWinV2xmRDNGby90b-VB15HFsCT09 and via telephone conference at Dial-in: 1-346-248-7799, Meeting ID: 847-5384 1828, Passcodir: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 5 may inspect the proposed budget and file or register any objections at any time prior to the final objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS:
THOMPSON CROSSING METROPOLITAN DISTRICT NO, 5
By: Isl ICENOGLE | SEAVER | POGUE

A Professional Corporation Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023

THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

NOTICE IS HEREBY GIVEN that a proposed budget has been submit-ted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 for the ensuing year of 2023 A copy of such proposed budget has been filed in the office of CliftonLarsonAllen LLP, 8390 East Crescent Parkway, Suite in the office of Ciffont arsonation LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 6 to be hold at 7.30 A.M., on Tuosday, November 1, 2022. The meeting will be held via video conference at https://uso2web.zoorn.us/j64753941828?p-wd=b2RMwintv2xmR DNGby9Ob-VB1SHFsQT09 and via telephone conference at Dial-In: 1-346-246-7790, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested effector within the Thompson Crossing Metropolitan District No. 6 may inspect the proposed budget and file or register any bijections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 5 By: IsI ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnslown Breeze October 20, 2022

REQUEST FOR PROPOSALS LEDGER ROCK CENTER COMMERCIAL METROPOLITAN DISTRICT

Ledge Rock Center Commercial Metropolitan District (line 'Owner') will receive emailed infrastructure Propositis for 1A ) Ledge Rock Center Public Improvements and 2A.) Ledge Rock Center Retail Commercial East Public Improvements (the "Project") to Todd Johnson, Terra Forma Sciutions, Inc., Includible Improvements of the Project of the Includible Inc todd@terreformes.com due on Novem-ber 4, 2022 at 1:00 P.M. At such time. Bids received will be publicly opened and read aloud via zoom meeting at

and read aloud via zoom meeting at the following: https://terratormas.zoom.us//85955382940?pwd=c3RDZ.thW-eVduL3RLc1ZMMH44amtCZx09.
A general description of the Work to be performed includes but is not limited to: Demetilion, Clearing, Removals, Dewatering, Erosion Control. Earthwork, Sanitary Sewer, Underdrain, Storm Sewer, Watermain, Dry Ubility Slowes, Asphalt, Concrete, Traffic Control, Signage, Pavement Markings, Landscaping, Irrigation and any and all other work necessary to complete the work in accordance with Contract Degramate. complete the work in accordance with Contract Documents, including the plans, specifications, and special pro-visions. Owner anticipates award to start the initial work and Notice to Proseed week of November 14, 2022 or as soon as construction agreement is fully executed. Contractor's mobilization date should reflect this date within the

date should relied in a date within the submitted schedule. Bid packages will be available after 4 P.M. on October 19, 2022 by requesting the package via email to Todd Johnson, Tera Forms Solutions, Inc. todd@lerreforms.com

No prebid will be held for this proj-

Published in The Johnstown Breeze October 20 & 27, 2022

NOTICE TO CLAIM ABANDONED VEHICLE

2019 KIA Sportage Red Vin# 525062 Toyola Camry Green 2003 Vin#781888

> Iron Mountain Towing LTD 804 E Elsenhower Blvd Loveland, CO 80538 970.581.1171

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the

THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 for the ensuing year of 2023.

A copy of such proposed budget has been filed in the office of CliftonLarsonAllen LLP, 8390 East

Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public

inspection. Such proposed budget will be considered at a hearing at the regular meeting of the

Thompson Crossing Metropolitan District No. 4 to be held at 7:30 A.M., on Tuesday, November 1,

2022. The meeting will be held via video conference at <a href="https://us02web.zoom.us/j/84753941828">https://us02web.zoom.us/j/84753941828</a>

?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09 and via telephone conference at Dial-In: 1-

346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the

Thompson Crossing Metropolitan District No. 4 may inspect the proposed budget and file or register

any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DIRECTORS: THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

> By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Publish In:

The Johnstown Breeze

Publish On:

Thursday, October 20, 2022

#### **EXHIBIT B**

Budget Document Budget Message

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 ANNUAL BUDGET FOR YEAR ENDING DECEMBER 31, 2023

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 SUMMARY

#### 2023 BUDGET

## WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL		ESTIMATED		E	BUDGET
		2021		2022		2023
BEGINNING FUND BALANCES	\$	1,944,699	\$	1,655,506	\$	1,570,412
REVENUE						
Property taxes		1,672,928		1,976,575		2,157,980
Specific ownership taxes		127,187		137,172		151,059
Interest income		2,181		18,300		20,300
System development fees		48,000		30,000		88,500
Total revenue		1,850,296		2,162,047		2,417,839
Total funds available		3,794,995		3,817,553		3,988,251
EXPENDITURES						
General Fund		588,966		691,141		855,334
Debt Service Fund		1,550,523		1,556,000		1,560,000
Total expenditures		2,139,489		2,247,141		2,415,334
Total expenditures and transfers out						
requiring appropriation		2,139,489		2,247,141		2,415,334
ENDING FUND BALANCES	_\$	1,655,506	\$	1,570,412	\$	1,572,917
RESTRICTED - CAPITAL RESERVE	\$	165,931	\$	243,034	\$	281,702
SERIES 2019 SURPLUS FUND	,	1,479,097		1,327,378		1,291,215
TOTAL RESERVE	\$	1,645,028	\$	1,570,412	\$	1,572,917

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

## WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
ASSESSED VALUATION Residential Commercial Agricultural State assessed Vacant land Certified Assessed Value	\$ 18,657,394 34,896 57,028 44,986 1,544,482 \$ 20,338,786	33,234 31,958 192,036 2,984,748	\$ 22,646,004 77,505 26,635 238,000 2,607,933 \$ 25,596,077
MILL LEVY General Debt Service Total mill levy	28.718 53.541 82.259	53.541	29.400 54.909 84.309
PROPERTY TAXES  General  Debt Service  Levied property taxes  Adjustments to actual/rounding  Refunds and abatements  Budgeted property taxes	\$ 584,089 1,088,959 1,673,047 (119	1,286,698 1,976,849 1) - (273	2,157,980
BUDGETED PROPERTY TAXES  General  Debt Service	\$ 584,047 1,088,881 \$ 1,672,928	\$ 690,055 1,286,520	\$ 752,525 1,405,455

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 GENERAL FUND 2023 BUDGET

## WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		ACTUAL 2021	ES	TIMATED 2022	E	BUDGET 2023
BEGINNING FUND BALANCE	\$	77,918	\$	165,931	\$	243,034
REVENUE						
Property taxes		584,047		690,055		752,525
Specific ownership taxes		44,396		47,889		52,677
Interest income		536		300		300
System development fees		48,000		30,000		88,500
Total revenue	_	676,979		768,244		894,002
Total funds available		754,897		934,175		1,137,036
EXPENDITURES						
General and administrative						
Capital enhancements		-		-		100,000
County Treasurer's fees		11,692		13,801		15,051
Transfers to Thompson Crossing No. 3 - operations		577,274		677,340	_	740,283
Total expenditures	_	588,966		691,141		855,334
Total expenditures and transfers out						
requiring appropriation		588.966		691,141		855,334
requiring appropriation		000,000				
ENDING FUND BALANCE	\$	165,931	\$	243,034	\$	281,702
DECEDICATED CARITAL RECEDVE	Č.	165,931		243,034		281,702
RESTRICTED - CAPITAL RESERVE TOTAL RESERVE	-	165,931	\$	243,034	\$	281,702
TOTAL NESERVE	_	100,001	Ψ	240,004	Ψ	201,102

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 DEBT SERVICE FUND 2023 BUDGET

## WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCE	\$ 1,866,781	\$ 1,489,575	\$ 1,327,378
REVENUE	4 000 004	4 000 500	4 405 455
Property taxes	1,088,881	1,286,520	1,405,455
Specific ownership taxes	82,791	89,283 18,000	98,382 20,000
Interest income	1,645		
Total revenue	1,173,317	1,393,803	1,523,837
Total funds available	3,040,098	2,883,378	2,851,215
EXPENDITURES			
General and administrative			
County Treasurer's fees	21,798	25,730	28,109
Contingency	-	1,545	3,166
Debt Service	4 504 705	4 504 705	4 504 705
Bond interest	1,524,725	1,524,725 4,000	1,524,725 4,000
Paying agent / trustee fees	4,000 1,550,523	1,556,000	1,560,000
Total expenditures	1,550,525	1,556,000	1,560,000
Total expenditures and transfers out			
requiring appropriation	1,550,523	1,556,000	1,560,000
ENDING FUND BALANCE	\$ 1,489,575	\$ 1,327,378	\$ 1,291,215
SERIES 2019 SURPLUS FUND	\$ 1,479,097	\$ 1,327,378	\$ 1,291,215
TOTAL RESERVE	\$ 1,479,097	\$ 1,327,378	\$ 1,291,215

#### Services Provided

The District, a quasi-municipal corporation and a political subdivision of the State of Colorado, was organized by order and decree of the District Court on November 9, 2005, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District's service area is located entirely within the Town of Johnstown, Larimer County, Colorado.

The District was established to provide construction, installation, financing and operation of public improvements, including streets, traffic safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, and mosquito control within the District. Under the amended service plan, the District was organized in conjunction with five other related districts, Thompson Crossing No. 1 (control district), Thompson Crossing No. 2 (commercial district), Thompson Crossing No. 3 (operating district for Nos. 4, 5, and 6), Thompson Crossing No. 5 (financing district), and Thompson Crossing No. 6 (financing district). The District serves as a financing district for Thompson Crossing No. 3.

On November 1, 2005, the District voters approved authorization to increase property taxes up to \$5,000,000 annually, as necessary, to pay for the operations and maintenance expenditures of the District. Debt authorization was approved in the amount of \$520,000,000 for the above listed facilities and \$65,000,000 for refunding debt. The voters also authorized debt of \$65,000,000 for the cost of operating and maintaining the District's systems. Additionally, the District's electors authorized the District to collect, retain and spend all revenue annually, other than ad valorem taxes, without regard to limitations under TABOR.

The Modified Consolidated Service Plan dated October 3, 2005 limits the total principal amount of obligations that the Districts may have outstanding in aggregate at any one time to \$65,000,000 provided that in the case where obligations of the Financing Districts are supporting revenue bonds of the Control District, the Control District revenue bonds shall not be counted.

The District has no employees and all administrative functions are contracted

The District prepares its budget on the modified accrual basis of accounting, in accordance with requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or, if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single family residential property decreases to 6.95% from 7.15%. The rate for multifamily residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29%.

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 7% of the property taxes collected by both the General and the Debt Service Fund.

#### **System Development Fees**

The District collects and retains system development fees of \$500 at the time of issuance of a building permit for the first 500 single-family units. The District anticipates collecting revenue from the issuance of 177 building permits in 2023.

#### Interest Income

Interest earned on the District's available funds has been estimated based on an average interest rate of approximately 1.5%.

#### **Expenditures**

#### Transfer to Other Districts / Administrative and Operating Expenditures

Pursuant to a Facilities Construction and Service Intergovernmental Agreement, the District is obligated to impose a mill levy which will be sufficient to promptly and fully pay the amounts to be paid under this agreement, as well as all other general obligation indebtedness of the District, as the same become due. The District is required to remit property taxes derived from such mill levy, together with specific ownership taxes applicable to property within the District less County Treasurer Fees, to the Operating District. The District anticipates transferring funds to Thompson Crossing Metropolitan District No. 3, as shown in the General Fund budget, for operations under this agreement. Administrative, operating and capital outlay expenditures are paid by District No. 3 on behalf of the District.

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 2% of property tax collections.

#### **Capital Enhancements**

The District anticipates spending General Fund revenue on capital enhancements to be determined in 2023.

#### **Debt Service**

Principal and interest payments are provided based on the Series 2019 General Obligation Bonds (discussed under Debt and Leases).

#### **Debt and Leases**

#### Series 2019

On September 5, 2019, the District issued \$31,270,000 in Series 2019 General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, which bear interest of 3.5% to 5.0%, payable semi-annually on June 1 and December 1. Annual mandatory sinking fund principle payments are due on December 1, beginning on December 1, 2024. The bonds mature on December 1. 2049.

The Series 2019 Bonds are secured by and payable solely from Pledged Revenue, which includes property taxes derived from the Required Mill Levy net of the cost of collection, specific ownership taxes allocable to the Required Mill Levy, Capital Fees (not including system development fees, which are not pledged to the payment of the bonds) and any other legally available moneys of the District credited to the Bond Fund. The Required Mill Levy (for debt service) is defined in the Bond Resolution as a mill levy imposed upon all taxable property in the District each year in an amount sufficient to pay the principal of and interest on the Series 2019 Bonds but not in excess of 50 mills and not less than 41.838 mills, as adjusted for changes in the method of calculating assessed valuation after August 20, 2001. The minimum mill levy as currently adjusted is 54.910 mills and the maximum mill levy as currently adjusted is 56.433 mills. Once the Debt to Assessed Ratio on total debt issued is 50% or less, the mill levy may be imposed in an amount sufficient to pay debt service on the Series 2019 Bonds without limitation or rate.

#### **Debt and Leases** (continued)

A surplus fund was established as additional security for the bonds and will be used to fund any deficiencies in the amounts required to pay bond principal and interest when due. The surplus fund will be funded up to a maximum amount of \$4,690,500, solely from available Pledged Revenue that is not required to pay the principal or interest on the bonds. The surplus fund will be maintained until the Debt to Assessed Ratio is 50% or less, after which any balances remaining in the surplus fund will be transferred to the District for application to any lawful purpose. The bonds do not have a reserve requirement other than this surplus fund.

In the event that the Pledged Revenue is insufficient to pay the Bonds when due, the unpaid principal will continue to bear interest, and the unpaid interest will compound semi-annually at the interest rate borne by the Bonds until the Bonds are paid in full or the total repayment obligation of the District for the Bonds equals the amount permitted by law.

The Series 2019 Bonds refunded the Series 2006 Bonds.

The District has no operating or capital leases.

#### Reserves

#### Capital Reserve

The District reserves General budgeted property taxes from 2 mills of the General Mill Levy and System Development Fees revenue to be used for capital enhancements.

#### **Emergency Reserve**

The District transfers majority of its General Fund revenue to Thompson Crossing Metropolitan District No. 3 for operational expenditures. Therefore no Emergency Reserve has been provided for in Thompson Crossing Metropolitan District No. 4. The emergency reserve related to its revenue stream is captured in Thompson Crossing Metropolitan District No. 3.

This information is an integral part of the accompanying budget.

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY

## \$31,270,000 General Obligation Limited Tax Convertible To Unlimited Tax Refunding And Improvement Bonds

Series 2019

Dated August 27, 2019
Interest Rate of 3.50%-5.00%
Payable June 1 and December 1
Principal due December 1

Year Ended	Principal	Interest	Total
December 31,	Principal	- Interest	- Total
2023	\$ -	\$ 1,524,725	\$ 1,524,725
2024	95,000	1,524,725	1,619,725
2025	270,000	1,521,400	1,791,400
2026	440,000	1,511,950	1,951,950
2027	530,000	1,496,550	2,026,550
2028	615,000	1,478,000	2,093,000
2029	635,000	1,456,475	2,091,475
2030	700,000	1,434,250	2,134,250
2031	735,000	1,399,250	2,134,250
2032	815,000	1,362,500	2,177,500
2033	855,000	1,321,750	2,176,750
2034	945,000	1,279,000	2,224,000
2035	990,000	1,231,750	2,221,750
2036	1,085,000	1,182,250	2,267,250
2037	1,140,000	1,128,000	2,268,000
2038	1,240,000	1,071,000	2,311,000
2039	1,305,000	1,009,000	2,314,000
2040	1,415,000	943,750	2,358,750
2041	1,485,000	873,000	2,358,000
2042	1,605,000	798,750	2,403,750
2043	1,685,000	718,500	2,403,500
2044	1,820,000	634,250	2,454,250
2045	1,910,000	543,250	2,453,250
2046	2,055,000	447,750	2,502,750
2047	2,155,000	345,000	2,500,000
2048	2,315,000	237,250	2,552,250
2049	2,430,000	121,500	2,551,500
	\$ 31,270,000	\$ 28,595,575	\$ 59,865,575

#### **EXHIBIT C**

Certification of Tax Levy

### **CERTIFICATION OF TAX LEVIES for NON-SCHOOL Governments**

TO: County C	Commissioners of LARIMER COUNT	ГΥ			, Colorado.	
On behalf of	the THOMPSON CROSSING METRO	POLľ	TAN DIST	TRICT NO. 4	2	
		(tax	ing entity) <sup>A</sup>			
1	the BOARD OF DIRECTORS		R			
	THE THE PARTY OF T		verning body) <sup>B</sup>	EDICT NO. 4		
of	the THOMPSON CROSSING METRO	POLI	I AN DISI	RICI NO. 4		
Hereby officially certifies the following mills to be levied against the taxing entity's GROSS assessed valuation of:  Note: If the assessor certified a NET assessed valuation (AV) different than the GROSS AV due to a Tax Increment Financing (TIF) Area <sup>F</sup> the tax levies must be calculated using the NET AV. The taxing entity's total property tax revenue will be derived from the mill levy multiplied against the NET assessed valuation of:  Submitted:  12/01/2022  (no later than Dec. 15)  (GROSS <sup>D</sup> assessed valuation, Line 2 of the Certification of Valuation Form DLG 57*)  (NET <sup>G</sup> assessed valuation, Line 4 of the Certification of Valuation Form DLG 57)  USE VALUE FROM FINAL CERTIFICATION OF VALUATION PROVIDED  BY ASSESSOR NO LATER THAN DECEMBER 10  for budget/fiscal year 2023  (yyyy)						
	,					
PURPOSI	E (see end notes for definitions and examples)		LEV	Y <sup>2</sup>	REVENUE <sup>2</sup>	
1. General O	perating Expenses <sup>H</sup>	,	29.4	00mills	\$ 752,525	
	Temporary General Property Tax Credity Mill Levy Rate Reduction <sup>1</sup>	t/	<	> mills	<u>\$&lt; &gt;</u>	
SUBTO	OTAL FOR GENERAL OPERATING:		29.4	00 mills	\$ 752,525	
3. General O	bligation Bonds and Interest <sup>J</sup>		54.9	09mills	\$ 1,405,455	
4. Contractua	al Obligations <sup>K</sup>			mills	<u>.</u>	
5. Capital Ex	penditures <sup>L</sup>			mills	\$	
6. Refunds/A	Lbatements <sup>M</sup>			mills	\$	
7. Other <sup>N</sup> (sp	ecify):			mills	\$	
7. Other (sp				mills	\$	
	TOTAL: [Sum of General Operating Subtotal and Lines 3 to	ng 7	84.3	mills	\$2,157,980	
Contact person			Daytime			
(print)	Shelby Clymer		phone:	(303) 779-571	10	
Signed:	Snely agree		Title:	Accountant for		
Include one copy o	f this tax entity's completed form when filing the local	l gover	nment's budge	t by January 31st, p	er 29-1-113 C.R.S., with the	

DLG 70 (Rev. 6/16) Page 1 of 4

<sup>&</sup>lt;sup>1</sup> If the taxing entity's boundaries include more than one county, you must certify the levies to each county. Use a separate form for each county and certify the same levies uniformly to each county per Article X, Section 3 of the Colorado Constitution.

<sup>&</sup>lt;sup>2</sup> Levies must be rounded to three decimal places and revenue must be calculated from the total NET assessed valuation (Line 4 of Form DLG57 on the County Assessor's **FINAL** certification of valuation).

#### CERTIFICATION OF TAX LEVIES, continued

THIS SECTION APPLIES TO TITLE 32, ARTICLE 1 SPECIAL DISTRICTS THAT LEVY TAXES FOR PAYMENT OF GENERAL OBLIGATION DEBT (32-1-1603 C.R.S.). Taxing entities that are Special Districts or Subdistricts of Special Districts must certify separate mill levies and revenues to the Board of County Commissioners, one each for the funding requirements of each debt (32-1-1603, C.R.S.) Use additional pages as necessary. The Special District's or Subdistrict's total levies for general obligation bonds and total levies for contractual obligations should be recorded on Page 1, Lines 3 and 4 respectively.

#### CERTIFY A SEPARATE MILL LEVY FOR EACH BOND OR CONTRACT:

BON	NDS <sup>1</sup> :	
1.	Purpose of Issue:	Public infrastructure improvements
	Series:	G.O. Limited Tax Convertible to Unlimited Tax Refunding and
		Improvement Bonds Series 2019
	Date of Issue:	September 5, 2019
	Coupon Rate:	3.50% - 5.00%
	Maturity Date:	December 1, 2049
	Levy:	54.909
	Revenue:	\$1,405,455
2.	Purpose of Issue:	
	Series:	
	Date of Issue:	
	Coupon Rate:	
	Maturity Date:	
	Levy:	
	Revenue:	
G01	ATED A CIECU	
	NTRACTS <sup>k</sup> :	
3.	Purpose of Contract:	
	Title:	
	Date:	
	Principal Amount:	
	Maturity Date:	
	Levy:	
	Revenue:	
4.	Purpose of Contract:	
T.:	Title:	
	Date:	
	Principal Amount:	
	Maturity Date:	
	Levy:	
	Revenue:	

Use multiple copies of this page as necessary to separately report all bond and contractual obligations per 32-1-1603, C.R.S.

Page 2 of 4 DLG 70 (Rev.6/16)

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Thompson Crossing Metropolitan District No. 4 of Larimer County, Colorado on this 1st day of November 2022.





STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 2023 BUDGET RESOLUTION

The Board of Directors of the Thompson Crossing Metropolitan District No. 5, Larimer County, Colorado held a regular meeting on Tuesday, November 1, 2022, at the hour of 7:30 A.M., via video conference at <a href="https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xm">https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xm</a> RDNGby9ObVB1SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948.

The following members of the Board of Directors were present:

President: Brandon Wyszynski Secretary/Treasurer: Ross Blackmer Assistant Secretary: Randy Bauer Assistant Secretary: Chris Carlton

Also present were: Jerry Jacobs and Brittany Barnett, Timberline District Consulting, LLC; Shelby Clymer and Alyssa Ferreira, CliftonLarsonAllen LLP; Jennifer L. Ivey, Icenogle Seaver Pogue, P.C.; the following members of the Boards of Directors of Thompson Crossing Metropolitan District No. 3, Thompson Crossing Metropolitan District No. 4 and Thompson Crossing Metropolitan District No. 6: Elaine Hoffman, Bruce Rau (for a portion of the meeting) and Kim Kelley; and approximately six members of the public.

Ms. Ivey reported that proper notice was made to allow the Board of Directors of the Thompson Crossing Metropolitan District No. 5 to conduct a public hearing on the 2023 budget and, prior to the meeting, each of the directors had been notified of the date, time and place of this meeting and the purpose for which it was called. It was further reported that this meeting is a regular meeting of the Board of Directors of the District and that a notice of regular meeting was posted at Tract N, Thompson River Ranch, Filing No. 1 and at <a href="http://trrcommunity.com">http://trrcommunity.com</a>, no less than twenty-four hours prior to the holding of the meeting, and to the best of her knowledge, remains posted to the date of this meeting.

Thereupon, Director Wyszynski introduced and moved the adoption of the following Resolution:

#### RESOLUTION

A RESOLUTION SUMMARIZING EXPENDITURES AND REVENUES FOR EACH FUND AND ADOPTING A BUDGET, APPROPRIATING SUMS OF MONEY TO EACH FUND IN THE AMOUNTS AND FOR THE PURPOSES SET FORTH HEREIN AND LEVYING GENERAL PROPERTY TAXES FOR THE YEAR 2023 TO HELP DEFRAY THE COSTS OF GOVERNMENT FOR THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5, LARIMER COUNTY, COLORADO, FOR THE CALENDAR YEAR BEGINNING ON THE FIRST DAY OF JANUARY 2023 AND ENDING ON THE LAST DAY OF DECEMBER 2023.

WHEREAS, the Board of Directors (the "Board") of the Thompson Crossing Metropolitan District No. 5 (the "District") has authorized its treasurer and accountant to prepare and submit a proposed budget to said governing body at the proper time; and

WHEREAS, the proposed budget was submitted to the Board for its review and consideration on or before October 15, 2022; and

WHEREAS, the proposed budget is more than fifty thousand dollars (\$50,000.00), due and proper notice was published on Thursday, October 20, 2022, in *The Johnstown Breeze*, indicating (i) the date and time of the hearing at which the adoption of the proposed budget will be considered; (ii) that the proposed budget is available for inspection by the public at a designated place; (iii) that any interested elector of the District may file any objections to the proposed budget at any time prior to the final adoption of the budget by the District; and (iv) if applicable, the amount of the District's increased property tax revenues resulting from a request to the Division of Local Government pursuant to Section 29-1-302(1), C.R.S.; and an original publisher's Affidavit of Publication is attached hereto as Exhibit A and incorporated herein by this reference; and

WHEREAS, the proposed budget was open for inspection by the public at the designated place; and

WHEREAS, a public hearing was held on Tuesday, November 1, 2022 and interested electors were given the opportunity to file or register any objections to said proposed budget and any such objections were considered by the Board; and

WHEREAS, the budget being adopted by the Board has been prepared based on the best information available to the Board regarding the effects of Section 29-1-301, C.R.S., and Article X, Section 20 of the Colorado Constitution; and

WHEREAS, whatever increases may have been made in the expenditures, like increases were added to the revenues so that the budget remains in balance, as required by law; and

WHEREAS, pursuant to Section 29-1-113(1), C.R.S., the Board shall cause a certified copy of the budget, including the budget message and any resolutions adopting the budget, appropriating moneys and fixing the rate of any mill levy, to be filed with the Division of Local Government within thirty (30) days following the beginning of the fiscal year of the budget adopted; and

WHEREAS, pursuant to Section 32-1-1201, C.R.S., the Board shall determine in each year the amount of money necessary to be raised by taxation, taking into consideration those items required by law, and shall certify the rate so fixed to the board of county commissioners of each county within the District or having a portion of its territory within the District.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5, LARIMER COUNTY, COLORADO:

- Section 1. <u>Summary of 2023 Revenues and 2023 Expenditures</u>. That the estimated revenues and expenditures for each fund for fiscal year 2023, as more specifically set forth in the budget attached hereto as Exhibit B and incorporated herein by this reference, are accepted and approved.
- Section 2. Adoption of Budget. That the budget as submitted, and if amended, then as amended, and attached hereto as Exhibit B and is approved and adopted as the budget of the District for fiscal year 2023. In the event the final assessed valuation provided by the Larimer County Assessor's Office differs from the assessed valuation used in the proposed budget, the District's accountant is hereby directed to modify and/or adjust the budget and mill levy certification as needed to reflect the final assessed valuation without the need for additional Board authorization.
- Section 3. <u>Appropriations</u>. That the amounts set forth as expenditures and balances remaining, as specifically allocated in the budget attached, are hereby appropriated from the revenue of each fund, to each fund, for the purposes stated and no other.
- Section 4. <u>Budget Certification</u>. That the budget shall be certified by Ross Blackmer, Secretary and Treasurer of the District, and made a part of the public records of the District and a certified copy of the approved and adopted budget shall be filed with the Division of Local Government.
- Section 5. <u>2023 Levy of General Property Taxes</u>. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget for the General Fund for operating expenses is \$127 and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$4,335. That for the purposes of meeting all general operating expenses of the District during the 2023 budget year, there is hereby levied a tax of 29.287 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.

Section 6. <u>2023 Levy of Debt Retirement Expenses</u>. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget for the Debt Service Fund for debt retirement expense is \$238 and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$4,335. That for the purposes of meeting all debt retirement expenses of the District during the 2023 budget year, there is hereby levied a tax of 54.808 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.

Section 7. <u>2023 Mill Levy Adjustment</u>. The Board may adjust the mill levy, as specifically set forth in the District's Service Plan (the "Adjusted Mill Levy"). The Board hereby determines in good faith to establish the Adjusted Mill Levy as set forth in the mill levy certification attached hereto as Exhibit C pursuant to the authority granted by its Service Plan to ensure that the District's revenues shall be neither diminished nor enhanced as a result of the changes effecting the mill levy. Subject to adjustment and finalization by the District's accountant in accordance with Section 2 hereof, the Board further authorizes that the Adjusted Mill Levy be reflected in the District's Certification of Tax Levies to be submitted to the Board of County Commissioners of Larimer County on or before December 15, 2022, for collection in 2023.

Section 8. <u>Certification to County Commissioners</u>. That the Board Secretary and/or District's accountant are hereby authorized and directed to immediately certify to the Board of County Commissioners of Larimer County, the mill levy for the District hereinabove determined and set. That said certification shall be in substantially the following form attached hereto as Exhibit C and incorporated herein by this reference.

[The remainder of this page is intentionally left blank.]

The foregoing Resolution was seconded by Director Blackmer.

#### RESOLUTION APPROVED AND ADOPTED THIS 1ST DAY OF NOVEMBER 2022.

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

Brandon Wyszynski

Brandon Wyszynski

By:

Its: President

ATTEST:

Its: Secretary/Treasurer

#### STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

I, Ross Blackmer, hereby certify that I am a director and the duly elected and qualified Secretary and Treasurer of the Thompson Crossing Metropolitan District No. 5, and that the foregoing constitutes a true and correct copy of the record of proceedings of the Board of Directors of the District, adopted at a regular meeting of the Board of Directors of the Thompson Crossing Metropolitan District No. 5 held on November 1, 2022, via video conference at <a href="https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09">https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09</a> and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948, as recorded in the official record of the proceedings of the District, insofar as said proceedings relate to the budget hearing for fiscal year 2023; that said proceedings were duly had and taken; that the meeting was duly held; and that the persons were present at the meeting as therein shown.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the official seal of the District this 1st day of November 2022.

Ross Blackmer

Ross Blackmer, Secretary/Treasurer

[SEAL]



#### **EXHIBIT A**

Affidavit Notice as to Proposed 2023 Budget

My commission expires \_\_\_

# The Johnstown Breeze Serving the Johnstown/Milliken area since 1904

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	AFFIDAVIT OF PUBLICATION	
	THE JOHNSTOWN BREEZE	
STATE OF COLORADO	) ) ss	
COUNTY OF WELD	) /	
the same is a weekly newspaper print Colorado, and has a general circulation terruptedly in said County of Weld for a cation of the annexed legal notice or States mails as a second-class matter	rt, do solemnly swear that I am publisher of The Johnstown ited, in whole or in part, and published in the County of Win therein; that said newspaper has been published continuous a period of more than fifty-two consecutive weeks prior to the advertisement; that said newspaper has been admitted to under the provisions of the Act of March 3, 1879, or any a weekly newspaper duly qualified for publishing legal notices was of the State of Colorado.	eld, State of sly and unin- ne first publi- the United amendments
number of said weekly newspaper for first publication of said notice was in the and that the last publication of said not 20, 27.	e or advertisement was published in the regular and entire is the period of consecutive insertions; he issue of said newspaper dated, A.D. notice was in the issue of the said newspaper dated to set my hand this day of	and that the . 20_22,
Publisher		8
Subscribed and sworn to before me, a day of	Notary Public in and for the County of Weld, State of Colora , A.D. 20_22	do, this

CARRIE M. ABLIN

#### TOWN OF MILLIKEN NOTICE OF BUDGET

The proposed 2023 budget was submitted to the Board of Trustees of the Town of Milliken at the Board Meeting on October 12, 2022. A copy of the proposed budget is available at Town Hail for public inspection. A public hearing on the proposed 2023 budget will be held at the meeting of the Town Board at the Meeting House. the Town Board at the Meeting House, 1201 Broad Street on Wednesday, No-vember 9, 2022, at 6:30 p.m. Any interested citizen may inspect the proposed budget and file or register objections or suggestions thereto at any time prior to the final adoption of the budget accord-ing to C.R.S. 29-1-106.

This notice given and published by order of the Town Board of the Town of Milliken, Colorado,

TOWN OF MILLIKEN, COUNTY OF WELD, COLORADO

By: Caree Rinebarger, Town Clerk

Published in The Johnstown Breeze October 20, 2022

PUBLIC NOTICE JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 1 JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 2 JOHNSTOWN NORTH
METROPOLITAN DISTRICT NO. 3
NOTICE AS TO PROPOSED 2022 AMENDED BUDGETS AND THE 2023 BUDGETS

NOTICE IS HEREBY GIVEN that amended 2022 and proposed 2023 budgets have been submitted to Johnstown North Metropolitan District No. 1, Johnstown North Metropolitan District No. 1, Johnstown North Metropolitan District No. 1 No. 1, Johnstown North Metropolitan District No. 2, and Johnstown North Metropolitan District No. 3. A copy of such proposed budgets has been filled at the offices of Pinnacle Consulting Group, Inc., 550 West Eisenhower Bivd., Lovetand, Colorado 80537, where the same is open for public inspection. The Board of Directors will consider the adoption of the proposed budgets of the Districts at a regular meeting of Johnstown North Metropolitan Districts Nos, 1-3 to be held via Microsoft Teams on Thursday, October 27, 2022 at 10:00 a.m. Any interested 27, 2022 at 10:00 a.m. Any interested elector of Johnstown North Metropol-itan District No. 1, Johnstown North Metropolitan District No. 2, and John-Metropolitan District No. 3, and Johnstown North District No. 3, may inspect the proposed budgets at the offices of Pinnacle Consulting Group, Inc., 550 West Eisenhower Blvd., Loveland, CO 80537, and file or register any objections at any time prior to the final adoption. tion of the budget

BY ORDER OF THE BOARD OF DI-RECTORS

JOHNSTOWN NORTH METROPOL ITAN DISTRICT NO. 1 JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 2 JOHNSTOWN NORTH MET-ROPOLITAN DISTRICT NO. 3

By: /s/ Kieyesia Conaway, District Ad-

Published in The Johnstown Breeze October 20, 2022

#### Publish your **Legal Notices**

In The Johnstown Breeze

For more information about running public or legal notices, call The Johnstown Breeze at (970) 587-4525 or email lbangert@johnstownbreeze.com

FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT NOTICE OF PUBLIC HEARING

YOU ARE NOTIFIED THAT a TOU ARE NOTIFIED THAT a Petition has been filed with the Board of Directors of Front Range Fire Rescue Fire Protection District by HJJ, LLC requesting inclusion into the District boundaries of the following generally described property: described property:

An area of land being a portion

An area of land being a portion of the Southeast Quarter of Section Twenty-seven (27), Township Five (T.5N), Range Sixty-eight West (R.68W) of the Sixth Principal Meridian (6th P.M), County of Larimer, State of Colorado (±1.87 acres).

A hearing upon said Pelition will be held by the Board of Directors of the Front Range Fire Rescue Fire Protection District at 6:00 p.m. on Tuesday, November 8, 2022 at the office of the District, located at 101 S, Irene Ave., Milliken, CO. 80543.

District, located at 101 S, Irene Ave., Milliken, CO 80543. The name and address of the Petitioner is as follows: HJJ, LLC dfb/a Budget Host Exit 254 Inn, c/o Sang Han, 2716 SE Frontage Road, Johnstown, CO 80534. All persons interested shall appear at such time and place and show cause in writing why the Petition should not be granted.

be granted.

DATED: October 11, 2022 FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT

/s/James Young, Secretary of the

Published in The Johnstown Breeze October 20, 2022

#### NOTICE OF VACANCY ON THE BOARD OF DIRECTORS OF JOHNSTOWN VILLAGE METROPOLITAN DISTRICT NO. 3

TO WHOM IT MAY CONCERN. TO WHOM IT MAY CONCERN, and particularly to the electors of the Johnstown Village Metropolitan District No. 3 (the "District"), Town of John-stown, Weld County, Colorado. NOTICE IS HEREBY GIVEN, pur-

suant to Section 32-1-808, C.R.S., that one or more vacancies currently exist on the Board of Directors of the District. Any qualified, eligible elector of the Dis-trict interested in serving on the Board of Directors for the District should file a Letter of Interest with the Board by 5:00 p.m., on October 30, 2022.
Letters of Interest should be sent

to Johnstown Village Metropolitan Dis-trict No. 3, do WHITE BEAR ANKELE TANAKA & WALDRON, 2154 E. Com-mons Ave., Suite 2000, Centennial, CO

JOHNSTOWN VILLAGE METROPOL-ITAN DISTRICT NO. 3 By: /s/ WHITE BEAR ANKELE TANA-KÁ & WALDRON

Published in The Johnstown Breeze October 20, 2022

#### PUBLIC NOTICE OF PETITION FOR CHANGE OF NAME

Public Notice is given on 10/4/22 that a Petition for a Change of Name of an Adult has been filed with County

Court.

The Petition requests that the name of Codie Michael Tart be changed to Codie Michael Rodriguez.

By Rachael Erickson Clerk of Court

Published in The Johnstown Breeze Optober 20, 27 & November 3, 2022

NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed amended budget will be submitted to the THOMPSON CROSS-ING METROPOLITAN DISTRICT NO.

3 for the year of 2022. A copy of such proposed amended budget has been filed in the office of CliftonLarsonAl-len LLP, 8390 East Crescent Park-way, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed amended budget will be considered an a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 3 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be held via video conference at https://us02web.zoom.us/ ps. reference at https://doi.org/10.1007/ ps.47539418287pwd=b2RMWitnV2x-mRDNGby9ObVB1SHFsQT09 and via telephone conference at Dial In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within Thompson Crossing Metalector winin hornboard clossing winspect the proposed amended budget and file or register any objections at any time pri-or to the final adoption of the amended 2022 budget

BY ORDER OF THE BOARD OF DI-

RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 3 By: Is! ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

### NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND

HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that a proposed amended budget will be submitted to the THOMPSON CROSS-ING METROPOLITAN DISTRICT NO.
4 for the year of 2022. A copy of such
proposed amended budget has been
filed in the office of ClittonLarsonAllen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village,
Colorado 80111, where same is open Colorado 80111, where same is open for public inspection. Such proposed amended budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 4 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be held via video conference at https://us02web.zoom.us/ ij847539418287gwd=b2RMWithV2X-JBA153941828 / DWG-DEANWINTZA-MRDNGBy90bVB15HFsQT09 and via telephone conference at Dial In: 1-346-248-7799, Meeting ID: 847 5394 1826, Passcode: 937948. Any interested elector within Thompson Crossing Met-ropolitan District No. 4 may inspect the proposed amended budget and file or register any objections at any time pri-or to the final adoption of the amended 2022 budget

BY ORDER OF THE BOARD OF DI-RECTORS THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 4 By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

#### NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 for METROPOLITAN DISTRICT NO. 3 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliftonLarsonAllen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 3 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be held via video conference at https://usb2web.zoom.us//847539418287pus02web.zoom.us//44753941828?p-wd=b2RMWitnV2xmRDNGby9Ob-VB1SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799,

Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 3 may inspect the pro-posed budget and file or register any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 3

By: /s/ ICENOGLE | SEAVER | POGUE
A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

#### NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CilitonLarsonAlien LLP, 6390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 4 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will November 1, 2022. The meeting will be held via video conference at https://

be held via video conference at https://us02web.zoom.us/j84753941828?p-wd=b2RMVitinV2xmRDNGby90b-VB15HFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 4 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 4 By: Is/ ICENOGLE | SEAVER | POGUE

Published in The Johnstown Breeze October 20, 2022

#### NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliftonLarsonAllen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 5 to be held at 7:30 A.M., on Tuesday, November 1, 2022. The meeting will be held via video conference at hitps://us02web.zoom.us/jl/4753941828\*?p-wd=bZRMWitinVzxmRDNGby9Ob-VB1SHFsQT09 and via telephone conference at Dial-in: 1-346-248-7799, Meeting ID: 847 5394 1828. Passcode: NOTICE IS HEREBY GIVEN that

conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 5 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 5 By: Is/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO.6 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliffonLarsonAlien LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Coforado Sol111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 6 to be held at 7:30 AM, on Tuesday, November 1, 2022. The meeting will be held via video conference at https:// NOTICE IS HEREBY GIVEN that

be held via video conference at https://
us02web.zoom.us/l/84753941828?pwd=b2RMVtinV2xmRDNGby90bVB15HFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 6 may inspect the proposed budget and file or register any objections at any time prior to the final objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 6 By: Is/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

#### REQUEST FOR PROPOSALS LEDGER ROCK CENTER COMMERCIAL METROPOLITAN DISTRICT

Ledge Rock Center Commercial Metropolitan District (the "Owner") will receive emailed infrastructure Propos-als for: 1A, J. Ledge Rock Center Public Improvements and 2A.) Ledge Rock Improvements and 2A.) Ledge Rock Center Retail Commercial East Public Improvements (the "Project") to Todd Johnson, Terra Forma Solutions, Inc., todd@lerraformas.com due on November 4, 2022 at 1:00 P.M. At such time, Bids received will be publicly opened and read aloud via zoom meeting at the following. https://terraformas.zoom.us/i/85955382940?pwd=c3RDZ1NW-eVdbL3RLc1ZNMHi4amtCzzo9.

A general description of the Work to be performed includes but is not

A general description of the Work to be performed includes but is not limited to: Demolition, Clearing, Removals, Dewatering, Erosion Control, Earthwork, Sanitary Sewer, Underdrain, Storm Sewer, Watermain, Dry Utility Sleeves, Asphalt, Concrete, Traffic Control, Signage, Pavement Markings, Landscaping, Irrigation and any and all other work necessary to complete the work in accordance with Contract Documents, including the Contract Documents, including the plans, specifications, and special provisions. Owner anticipates award to glod the initial work and Malice to Provide the Initial work and Malice the start the initial work and Notice to Proceed week of November 14, 2022 or as soon as construction agreement is fully executed Contractor's mobilization executed. Contractor's mobilization date should reflect this date within the submitted schedule.

submitted schedule.

Bid packages will be available after 4 P.M. on October 19, 2022 by requesting the package via email to Todd Johnson, Terra Forma Solutions, Inc. todd@terraformas.com.

No prebid will be held for this proj-

Published in The Johnstown Breeze October 20 & 27, 2022

#### NOTICE TO CLAIM ABANDONED VEHICLE

2019 KIA Sportage Red Vin# 525062 2003 Toyota Camry Green

> Iron Mountain Towing LTD 804 E Eisenhower Bly Loveland, CO 80538 970.581.1171

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the

THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 for the ensuing year of 2023.

A copy of such proposed budget has been filed in the office of CliftonLarsonAllen LLP, 8390 East

Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public

inspection. Such proposed budget will be considered at a hearing at the regular meeting of the

Thompson Crossing Metropolitan District No. 5 to be held at 7:30 A.M., on Tuesday, November 1,

2022. The meeting will be held via video conference at <a href="https://us02web.zoom.us/j/84753941828">https://us02web.zoom.us/j/84753941828</a>

?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09 and via telephone conference at Dial-In: 1-

346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the

Thompson Crossing Metropolitan District No. 5 may inspect the proposed budget and file or register

any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DIRECTORS: THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Publish In:

The Johnstown Breeze

Publish On:

Thursday, October 20, 2022

#### **EXHIBIT B**

Budget Document Budget Message

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 ANNUAL BUDGET FOR YEAR ENDING DECEMBER 31, 2023

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 SUMMARY

#### 2023 BUDGET

WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021		ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCES	\$	-	\$ -	\$ 329
REVENUE Property taxes Specific ownership taxes Interest income Bond proceeds		- - -	445 31 - -	365 26 3,000 6,385,000
Total revenue		-	476	6,388,391
Total funds available		-	476	6,388,720
EXPENDITURES General Fund Debt Service Fund Capital Projects Fund		- - -	141 6 -	136 5 6,388,000
Total expenditures		-	147	6,388,141
Total expenditures and transfers out requiring appropriation		-	147	6,388,141
ENDING FUND BALANCES	\$	_	\$ 329	\$ 579

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

## WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL		ESTIMATED		Е	BUDGET
	:	2021	2022			2023
ASSESSED VALUATION						
Residential	\$	-	\$	10	\$	-
Agricultural		-		4,652		4,234
State assessed		-		249		101
Certified Assessed Value	\$	-	\$	4,911	\$	4,335
MILL LEVY General		0.000		26.718		29.287
Debt Service		0.000		63.986		54.808
Total mill levy		0.000		90.704		84.095
PROPERTY TAXES  General  Debt Service	\$	- -	\$	131 314	\$	127 238
Budgeted property taxes	\$	-	\$	445	\$	365
BUDGETED PROPERTY TAXES  General  Debt Service	\$	- -	\$	131 314	\$	127 238
	\$	-	\$	445	\$	365

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 GENERAL FUND 2023 BUDGET

#### WITH 2021 ACTUAL AND 2022 ESTIMATED

For the Years Ended and Ending December 31, 12/2/22

	ACTUAL 2021		ESTIMATED 2022		BUDGET 2023
BEGINNING FUND BALANCE	\$	-	\$	-	\$ -
REVENUE					
Property taxes		-		131	127
Specific ownership taxes		-		10	9
Total revenue		-		141	136
Total funds available		_		141	136
EXPENDITURES					
General and administrative					
County Treasurer's fees		-		3	3
Transfer to Thompson Crossing No. 3 - operation	s	-		138	133
Total expenditures		-		141	136
Total expenditures and transfers out					
requiring appropriation		-		141	136
ENDING FUND BALANCE	\$	-	\$	-	\$ -

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 DEBT SERVICE FUND 2023 BUDGET

#### WITH 2021 ACTUAL AND 2022 ESTIMATED

For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022		BUDGET 2023	
BEGINNING FUND BALANCE	\$ -	\$	-	\$	329
REVENUE					
Property taxes Specific ownership taxes	-		314 21		238 17
Total revenue	-		335		255
Total funds available	-		335		584
EXPENDITURES  General and administrative  County Transpurer's food			6		5
County Treasurer's fees Total expenditures	 <u>-</u>		6		<u> </u>
Total expenditures and transfers out					
requiring appropriation	-		6		5
ENDING FUND BALANCE	\$ -	\$	329	\$	579

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 CAPITAL PROJECTS FUND 2023 BUDGET

#### WITH 2021 ACTUAL AND 2022 ESTIMATED

For the Years Ended and Ending December 31,

	ACTUAL 2021		ESTIMATED 2022		BUDG 202	
BEGINNING FUND BALANCE	\$	-	\$	-	\$	-
REVENUE Bond proceeds		<u>-</u>		_	6,38	5,000
Interest income		-		-	;	3,000
Total revenue		-		-	6,38	8,000
Total funds available					6,38	8,000
EXPENDITURES  General and Administrative						
Bond issue costs Capital Projects		-		-	37	7,700
Capital outlay		-		-		0,300
Total expenditures		-		-	6,38	8,000
Total expenditures and transfers out					0.00	0.000
requiring appropriation		-		-	6,38	8,000
ENDING FUND BALANCE	\$	-	\$	-	\$	

#### Services Provided

The District, a quasi-municipal corporation and a political subdivision of the State of Colorado, was organized by order and decree of the District Court on November 9, 2005, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District's service area is located entirely within the Town of Johnstown, Larimer County, Colorado.

The District was established to provide construction, installation, financing and operation of public improvements, including streets, traffic safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, and mosquito control within the District. Under the amended service plan, the District was organized in conjunction with five other related districts, Thompson Crossing No. 1 (control district), Thompson Crossing No. 2 (commercial district), Thompson Crossing No. 3 (operating district for Nos. 4, 5 and 6), Thompson Crossing No. 4 (financing district), and Thompson Crossing No. 6 (financing district). The District serves as a financing district for Thompson Crossing No. 3.

On November 1, 2005, District voters approved authorization to increase property taxes up to \$5,000,000 annually, as necessary, to pay for the operations and maintenance expenditures of the District. Debt authorization was approved in the amount of \$520,000,000 for the above listed facilities and \$65,000,000 for refunding debt. The voters also authorized debt of \$65,000,000 for the cost of operating and maintaining the District's systems. Additionally, the District's electors authorized the District to collect, retain and spend all revenue annually, other than ad valorem taxes, without regard to limitations under TABOR.

The Modified Consolidated Service Plan dated October 3, 2005, limits the total principal amount of obligations that the Districts may have outstanding in aggregate at any one time to \$65,000,000 provided that in the case where obligations of the Financing Districts are supporting revenue bonds of the Control District, the Control District revenue bonds shall not be counted.

The District has no employees and all administrative functions are contracted.

The District prepares its budget on the modified accrual basis of accounting, in accordance with requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or, if in equal installments, at the taxpayer's election, in February and June.

#### Revenues (continued)

#### **Property Taxes** (continued)

Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District. The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single family residential property decreases to 6.95% from 7.15%. The rate for multifamily residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29%.

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 7% of the property taxes collected by the General Fund.

#### **Expenditures**

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 2.0% of property tax collections.

#### **Debt and Leases**

The District has no operating or capital leases. The District anticipates a bond issuance in 2023.

#### Reserves

#### **Emergency Reserve**

The District transfers all of its General Fund revenue to Thompson Crossing Metropolitan District No. 3. Therefore no Emergency Reserve has been provided for in Thompson Crossing Metropolitan District No. 5. The emergency reserve related to its revenue stream is captured in Thompson Crossing Metropolitan District No. 3.

This information is an integral part of the accompanying budget.

#### **EXHIBIT C**

Certification of Tax Levy

#### **CERTIFICATION OF TAX LEVIES for NON-SCHOOL Governments**

TO: County Commissioners <sup>1</sup> of <u>LARIMER COUNTY</u>	Y	, Colorado.
On behalf of the THOMPSON CROSSING METROPO	OLITAN DISTRICT NO. 5	,
	(taxing entity) <sup>A</sup>	
the BOARD OF DIRECTORS	B	
of the THOMPSON CROSSING METROPO	(governing body) <sup>B</sup> OLITAN DISTRICT NO. 5	
of the Month Soft Chossinto Method	(local government) <sup>C</sup>	
Hereby officially certifies the following mills to be levied against the taxing entity's GROSS \$ 4,335 assessed valuation of:  Note: If the assessor certified a NET assessed valuation (AV) different than the GROSS AV due to a Tax Increment Financing (TIF) Area <sup>F</sup> the tax levies must be \$ 4,335	S <sup>D</sup> assessed valuation, Line 2 of the Certific	cation of Valuation Form DLG 57 <sup>E</sup> )
	G assessed valuation, Line 4 of the Certific ALUE FROM FINAL CERTIFICATION BY ASSESSOR NO LATER THA	N OF VALUATION PROVIDED
Submitted:         12/01/2022         1           (no later than Dec. 15)         (mm/dd/yyyy)         1	for budget/fiscal year	<u>2023</u> . (уууу)
PURPOSE (see end notes for definitions and examples)	LEVY <sup>2</sup>	REVENUE <sup>2</sup>
1. General Operating Expenses <sup>H</sup>	29.287mills	\$ 127
2. <b><minus></minus></b> Temporary General Property Tax Credit/ Temporary Mill Levy Rate Reduction <sup>I</sup>	< > mills	<u></u> \$< >
SUBTOTAL FOR GENERAL OPERATING:	29.287 mills	\$ 127
3. General Obligation Bonds and Interest <sup>J</sup>	54.808mills	\$ 238
4. Contractual Obligations <sup>K</sup>	mills	\$
5. Capital Expenditures <sup>L</sup>	mills	\$
6. Refunds/Abatements <sup>M</sup>	mills	\$
7. Other <sup>N</sup> (specify):	mills	\$
	mills	\$
TOTAL: Sum of General Operating Subtotal and Lines 3 to 7	] 84.095 mills	\$ 365
Contact person: (print) Shelby Clymer	Daytime phone: (303) 779-57	10
Signed: Signed:	Title: Accountant f	or the District
Include one copy of this tax entity's completed form when filing the local go Division of Local Government (DLG). Room 521, 1313 Sherman Street, De		

Page 1 of 4 DLG 70 (Rev.6/16)

<sup>&</sup>lt;sup>1</sup> If the taxing entity's boundaries include more than one county, you must certify the levies to each county. Use a separate form

for each county and certify the same levies uniformly to each county per Article X, Section 3 of the Colorado Constitution. <sup>2</sup> Levies must be rounded to three decimal places and revenue must be calculated from the total <u>NET assessed valuation</u> (Line 4 of Form DLG57 on the County Assessor's **FINAL** certification of valuation).

#### **CERTIFICATION OF TAX LEVIES, continued**

THIS SECTION APPLIES TO TITLE 32, ARTICLE 1 SPECIAL DISTRICTS THAT LEVY TAXES FOR PAYMENT OF GENERAL OBLIGATION DEBT (32-1-1603 C.R.S.). Taxing entities that are Special Districts or Subdistricts of Special Districts must certify separate mill levies and revenues to the Board of County Commissioners, one each for the funding requirements of each debt (32-1-1603, C.R.S.) Use additional pages as necessary. The Special District's or Subdistrict's total levies for general obligation bonds and total levies for contractual obligations should be recorded on Page 1, Lines 3 and 4 respectively.

#### CERTIFY A SEPARATE MILL LEVY FOR EACH BOND OR CONTRACT:

BOND	OS <sup>J</sup> :		
1.	Purpose of Issue:	Public infrastructure improvements	
	Series:	Anticipated Senior Cash Flow Bonds, Series 2023	
	Date of Issue:	Anticipated  Anticipated	
	Coupon Rate:	Anticipated	
	Maturity Date:	Anticipated	
	Levy:	54.808	
	Revenue:	\$238	
	Revenue.	\$236	
2.	Purpose of Issue:		
	Series:		
	Date of Issue:		
	Coupon Rate:		
	Maturity Date:		
	Levy:		
	Revenue:		
CONT	ED A CIECU		
	TRACTS <sup>K</sup> :		
3.	Purpose of Contract:		
	Title:		
	Date:		
	Principal Amount:		
	Maturity Date:		
	Levy:		
	Revenue:		
4.	Purpose of Contract:		
т.	Title:		
	Date:		
	Principal Amount:		
	Maturity Date:		
	Levy:		
	Revenue:		

Use multiple copies of this page as necessary to separately report all bond and contractual obligations per 32-1-1603, C.R.S.

Page 2 of 4 DLG 70 (Rev.6/16)

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Thompson Crossing Metropolitan District No. 5 of Larimer County, Colorado on this 1st day of November 2022.

Ross Blackmer

Ross Blackmer, Secretary/Treasurer

SEAL



DocuSign Envelope ID: 1843C835-68DC-4446-BF17-0993C563D4C1

STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 2023 BUDGET RESOLUTION

The Board of Directors of the Thompson Crossing Metropolitan District No. 6, Larimer County, Colorado held a regular meeting on Tuesday, November 1, 2022, at the hour of 7:30 A.M., via video conference at https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xm RDNGby9ObVB1SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948.

The following members of the Board of Directors were present:

President:

Kim Kelley

Secretary/Treasurer: Brandon Wyszynski

Also present were: Jerry Jacobs and Brittany Barnett, Timberline District Consulting, LLC; Shelby Clymer and Alyssa Ferreira, CliftonLarsonAllen LLP; Jennifer L. Ivey, Icenogle Seaver Pogue, P.C.; the following members of the Boards of Directors of Thompson Crossing Metropolitan District No. 3, Thompson Crossing Metropolitan District No. 4 and Thompson Crossing Metropolitan District No. 5: Elaine Hoffman, Bruce Rau (for a portion of the meeting), Chris Carlton, Ross Blackmer Brett Price, and Randy Bauer; and approximately six members of the public.

Ms. Ivey reported that proper notice was made to allow the Board of Directors of the Thompson Crossing Metropolitan District No. 6 to conduct a public hearing on the 2023 budget and, prior to the meeting, each of the directors had been notified of the date, time and place of this meeting and the purpose for which it was called. It was further reported that this meeting is a regular meeting of the Board of Directors of the District and that a notice of regular meeting was posted at Tract N, Thompson River Ranch, Filing No. 1 and at http://trrcommunity.com, no less than twenty-four hours prior to the holding of the meeting, and to the best of her knowledge, remains posted to the date of this meeting.

Thereupon, Director Wyszynski introduced and moved the adoption of the following Resolution:

#### RESOLUTION

A RESOLUTION SUMMARIZING EXPENDITURES AND REVENUES FOR EACH FUND AND ADOPTING A BUDGET, APPROPRIATING SUMS OF MONEY TO EACH FUND IN THE AMOUNTS AND FOR THE PURPOSES SET FORTH HEREIN AND LEVYING GENERAL PROPERTY TAXES FOR THE YEAR 2023 TO HELP DEFRAY THE COSTS OF GOVERNMENT FOR THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6, LARIMER COUNTY, COLORADO, FOR THE CALENDAR YEAR BEGINNING ON THE FIRST DAY OF JANUARY 2023 AND ENDING ON THE LAST DAY OF DECEMBER 2023.

WHEREAS, the Board of Directors (the "Board") of the Thompson Crossing Metropolitan District No. 6 (the "District") has authorized its treasurer and accountant to prepare and submit a proposed budget to said governing body at the proper time; and

WHEREAS, the proposed budget was submitted to the Board for its review and consideration on or before October 15, 2022; and

WHEREAS, the proposed budget is more than fifty thousand dollars (\$50,000.00), due and proper notice was published on Thursday, October 20, 2022, in *The Johnstown Breeze*, indicating (i) the date and time of the hearing at which the adoption of the proposed budget will be considered; (ii) that the proposed budget is available for inspection by the public at a designated place; (iii) that any interested elector of the District may file any objections to the proposed budget at any time prior to the final adoption of the budget by the District; and (iv) if applicable, the amount of the District's increased property tax revenues resulting from a request to the Division of Local Government pursuant to Section 29-1-302(1), C.R.S.; and an original publisher's Affidavit of Publication is attached hereto as Exhibit A and incorporated herein by this reference; and

WHEREAS, the proposed budget was open for inspection by the public at the designated place; and

WHEREAS, a public hearing was held on Tuesday, November 1, 2022 and interested electors were given the opportunity to file or register any objections to said proposed budget and any such objections were considered by the Board; and

WHEREAS, the budget being adopted by the Board has been prepared based on the best information available to the Board regarding the effects of Section 29-1-301, C.R.S., and Article X, Section 20 of the Colorado Constitution; and

WHEREAS, whatever increases may have been made in the expenditures, like increases were added to the revenues so that the budget remains in balance, as required by law; and

WHEREAS, pursuant to Section 29-1-113(1), C.R.S., the Board shall cause a certified copy of the budget, including the budget message and any resolutions adopting the budget, appropriating moneys and fixing the rate of any mill levy, to be filed with the Division of Local Government within thirty (30) days following the beginning of the fiscal year of the budget adopted; and

WHEREAS, pursuant to Section 32-1-1201, C.R.S., the Board shall determine in each year the amount of money necessary to be raised by taxation, taking into consideration those items required by law, and shall certify the rate so fixed to the board of county commissioners of each county within the District or having a portion of its territory within the District.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6, LARIMER COUNTY, COLORADO:

- Section 1. <u>Summary of 2023 Revenues and 2023 Expenditures</u>. That the estimated revenues and expenditures for each fund for fiscal year 2023, as more specifically set forth in the budget attached hereto as Exhibit B and incorporated herein by this reference, are accepted and approved.
- Section 2. Adoption of Budget. That the budget as submitted, and if amended, then as amended, and attached hereto as Exhibit B and is approved and adopted as the budget of the District for fiscal year 2023. In the event the final assessed valuation provided by the Larimer County Assessor's Office differs from the assessed valuation used in the proposed budget, the District's accountant is hereby directed to modify and/or adjust the budget and mill levy certification as needed to reflect the final assessed valuation without the need for additional Board authorization.
- Section 3. <u>Appropriations</u>. That the amounts set forth as expenditures and balances remaining, as specifically allocated in the budget attached, are hereby appropriated from the revenue of each fund, to each fund, for the purposes stated and no other.
- Section 4. <u>Budget Certification</u>. That the budget shall be certified by Brandon Wyszynski, Secretary and Treasurer of the District, and made a part of the public records of the District and a certified copy of the approved and adopted budget shall be filed with the Division of Local Government.
- Section 5. 2023 Levy of General Property Taxes. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget for the General Fund for operating expenses is \$167,224 and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$5,320,519. That for the purposes of meeting all general operating expenses of the District during the 2023 budget year, there is hereby levied a tax of 31.430 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.

- Section 6. 2023 Levy of Debt Retirement Expenses. That the attached budget indicates that the amount of money from general property taxes necessary to balance the budget for the Debt Service Fund for debt retirement expense is \$249,836 and that the 2022 valuation for assessment, as certified by the Larimer County Assessor, is \$5,320,519. That for the purposes of meeting all debt retirement expenses of the District during the 2023 budget year, there is hereby levied a tax of 46.957 mills upon each dollar of the total valuation of assessment of all taxable property within the District for the year 2023.
- Section 7. 2023 Mill Levy Adjustment. The Board may adjust the mill levy, as specifically set forth in the District's Service Plan (the "Adjusted Mill Levy"). The Board hereby determines in good faith to establish the Adjusted Mill Levy as set forth in the mill levy certification attached hereto as Exhibit C pursuant to the authority granted by its Service Plan to ensure that the District's revenues shall be neither diminished nor enhanced as a result of the changes effecting the mill levy. Subject to adjustment and finalization by the District's accountant in accordance with Section 2 hereof, the Board further authorizes that the Adjusted Mill Levy be reflected in the District's Certification of Tax Levies to be submitted to the Board of County Commissioners of Larimer County on or before December 15, 2022, for collection in 2023.
- Section 8. <u>Certification to County Commissioners</u>. That the Board Secretary and/or District's accountant are hereby authorized and directed to immediately certify to the Board of County Commissioners of Larimer County, the mill levy for the District hereinabove determined and set. That said certification shall be in substantially the following form attached hereto as Exhibit C and incorporated herein by this reference.

[The remainder of this page is intentionally left blank.]

The foregoing Resolution was seconded by Director Kelley.

#### RESOLUTION APPROVED AND ADOPTED THIS 1ST DAY OF NOVEMBER 2022.

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

By: Kim Kelley

Kim Kelley

Its: President

by: Brandon wyszynski

ATTEST:

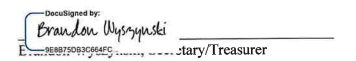
By: Brandon wyszynski Its: Secretary/Treasurer

#### STATE OF COLORADO COUNTY OF LARIMER THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

I, Brandon Wyszynski, hereby certify that I am a director and the duly elected and qualified Secretary and Treasurer of the Thompson Crossing Metropolitan District No. 6, and that the foregoing constitutes a true and correct copy of the record of proceedings of the Board of Directors of the District, adopted at a regular meeting of the Board of Directors of the Thompson Crossing Metropolitan District No. 6 held on November 1, 2022, via video conference at <a href="https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09">https://us02web.zoom.us/j/84753941828?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09</a> and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948, as recorded in the official record of the proceedings of the District, insofar as said proceedings relate to the budget hearing for fiscal year 2023; that said proceedings were duly had and taken; that the meeting was duly held; and that the persons were present at the meeting as therein shown.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the official seal of the District this 1st day of November 2022.





#### **EXHIBIT A**

Affidavit Notice as to Proposed 2023 Budget



P.O. Box 400, Johnstown CO 80534 • (970) 587-4525 • www.johnstownbreeze.com

#### AFFIDAVIT OF PUBLICATION

	THE JOHNSTOWN BREEZE
STATE OF COLORADO	) ) ss
COUNTY OF WELD	) /

I, Matt Lubich or Lesli Bangert, do solemnly swear that I am publisher of The Johnstown Breeze; that the same is a weekly newspaper printed, in whole or in part, and published in the County of Weld, State of Colorado, and has a general circulation therein; that said newspaper has been published continuously and uninterruptedly in said County of Weld for a period of more than fifty-two consecutive weeks prior to the first publication of the annexed legal notice or advertisement; that said newspaper has been admitted to the United States mails as a second-class matter under the provisions of the Act of March 3, 1879, or any amendments thereof, and that said newspaper is a weekly newspaper duly qualified for publishing legal notices and advertisements within the meaning of the laws of the State of Colorado.

userneries within the meaning of the laws of the	
That the annexed legal notice or advertisement was published in number of said weekly newspaper for the period of first publication of said notice was in the issue of said newspaper dated and that the last publication of said notice was in the issue of the said notice.  In witness whereof I have hereunto set my hand this	consecutive insertions, and that the local consecutive insertions in the local consecutive insertions, and that the local consecutive insertions in the local consecutive insertion
20 27	
Publisher Publisher	Savett Out - Coloredo Abia
Subscribed and sworn to before me, a Notary Public in and for the Count of, A.D. 20_22	y of Weld, State of Colorado, this
	CARRIE M. ABLIN
Netary Public	NOTARY PUBLIC STATE OF COLORADO
My commission expires 11-12-2023	NOTARY ID 20194042918 MY COMMISSION EXPIRES NOVEMBER 12, 202

#### TOWN OF MILLIKEN NOTICE OF BUDGET

The proposed 2023 budget was submitted to the Board of Trustees submitted to the Board of Trustees of the Town of Millitten at the Board Meeting on October 12, 2022. A copy of the proposed budget is available at Town Hall for public inspection. A public hearing on the proposed 2023 budget will be held at the meeting of the Town Board at the Meeting House, 1201 Broad Street on Wadnasday, November 9, 2022, at 6:30 p.m. Any intersected bits a consultance that proposed the proposed that the proposed states of the proposed the proposed that the proposed the proposed the proposed that the proposed the vember 9, 2022, at 6, 30 p.m. Any inter-eated citizen may inspect the proposed budget and file or register objections or suggestions thereto at any time prior to the final adoption of the budget accord-ing to C.R.S. 29-1-106.

This notice given and published by order of the Town Board of the Town of Milliken Colorado

TOWN OF MILLIKEN, COUNTY OF WELD, COLORADO

By: Caree Rinebarger, Town Clerk

Published in The Jahnstown Breeze October 20, 2022

PUBLIC NOTICE PUBLIC NOTICE
JOHNSTOWN NORTH
METROPOLITAN DISTRICT NO. 1
JOHNSTOWN NORTH
METROPOLITAN DISTRICT NO. 2
JOHNSTOWN NORTH
METROPOLITAN DISTRICT NO. 3 NOTICE AS TO PROPOSED 2022 AMENDED BUDGETS AND THE 2023 BUDGETS

NOTICE IS HEREBY GIVEN that amended 2022 and proposed 2029 budgets have been submitted to Johnstown North Metropolitan District No. 1, Johnstown North Metropolitan District No. 2, and Johnstown North Metropolitan District No. 3, a copy of such proposed budgets has been filed at the offices of Pinnacle Consulting Group, Inc., 550 West Eisenhower Blvd., Lovetand. Colorado 80537, where the same is open for public inspection. The Board of Directors will consider the adoption of the proposed budgets of the Districts at a regular meeting of Johnstown North Metropolitan Districts Nos. 1-3 to be held via Microsoft Teams on Thursday, October NOTICE IS HEREBY GIVEN Microsoft Teams on Thursday, October Microsoft Teams on Thursday, October 27, 2022 at 10:00 a.m. Any interested elector of Johnstown North Metropol-itan District No. 1, Johnstown North Metropolitan District No. 2, and John-stown North District No. 3, may inspect stown North District No. 3, may integer the proposed budgets at the offices of Pinnacle Consulting Group, Inc., 550 West Eisenhower Blvd., Loveland, CO 80537, and file or register any objec-tions at any time prior to the final adoplion of the budget.

BY ORDER OF THE BOARD OF DI-

RECTORS:
JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 1 JOHNSTOWN
NORTH METROPOLITAN DISTRICT
NO. 2 JOHNSTOWN NORTH METROPOLITAN DISTRICT NO. 3

By: /s/ Kieyesia Conaway, District Ad-

Published in The Johnstown Breeze October 20, 2022

Publish your

### **Legal Notices**

In The Johnstown Breeze

For more information about running public or legal notices, call The Johnstown Breeze at (970) 587-4525 or email lbangert@johnslownbreeze.com

FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT NOTICE OF PUBLIC HEARING

YOU ARE NOTIFIED THAT a YOU ARE NOTIFIED THAT a
Petition has been filed with the Board
of Directors of Front Range Fire Rescue Fire Protection District by HJJ, LLC
requesting inclusion into the District
boundaries of the following generally

described property:

An area of land being a portion An area of land being a portion of the Southeast Quarter of Section Twenty-seven (27), Township Fivo (TSN), Range Sixty-eight West (R.68W) of the Sixth Principal Meridian (6th P.M), County of Larimer, State of Cotorado (41.87 acres).

A hearing upon said Petition will be hold by the Board of Directors of the Front Range Fire Rescue Fire Protection District at 6:00 p.m. on Tuesday, November 8, 2022 at the office of Holstrict, localed at 101 S, Irene Avo., Milliken, CQ 80543.

The name and address of the Pe-

The name and address of the Pe-litioner is as follows: HJJ, LLC d/b/a Budget Host Exit 254 Inn, d/o Sang Han, 2716 SE Frontage Road, John-CO 80534.

All persons interested shall appear at such time and place and show cause in writing why the Petition should not be granted

DATED: Oclober 11, 2022 FRONT RANGE FIRE RESCUE FIRE PROTECTION DISTRICT

/s/James Young, Secretary of the

Published in The Johnstown Breeze October 20, 2022

NOTICE OF VACANCY ON THE BOARD OF DIRECTORS OF JOHNSTOWN VILLAGE METROPOLITAN DISTRICT NO. 3

TO WHOM IT MAY CONCERN, and particularly to the electors of the Johnstown Village Metropolitian District No. 3 (the "District"). Town of Johnstown, Weld County, Colorado.

NOTICE IS HEREBY GIVEN, pursuant to Section 32-1-808, C.R.S., that one or more vacancies currently exist on the Board of Directors of the District. Any qualified, eligible elector of the District interested in serving on the Board of Directors for the District should file a Letter of Interest with the Board by 5:00 p.m., on October 30, 2022.

Letter of Interest with the board by 3.09 pm, on October 30, 2022.
Letters of Interest should be sent to Johnstown Village Metropottan District No. 3, co WHITE BEAR ANKELE TANAKA & WALDRON, 2154 E. Commons Ave., Suite 2000, Centennial, CO.

JOHNSTOWN VILLAGE METROPOLITAN DISTRICT NO. 3 By: /s/ WHITE BEAR ANKELE TANA-KAR WALDRON

Published in The Johnstown Breeze October 20, 2022

PUBLIC NOTICE OF PETITION FOR CHANGE OF NAME

Public Notice is given on 10/4/22 that a Petition for a Change of Name of an Adult has been filed with County

of an Adult has been made an Adult has been made of Court.

The Petition requests that the name of Codie Michael Tart be changed to Codie Michael Rodriguez.

By Rachael Erickson Clerk of Court

neys at Law

Published in The Johnstown Breeze Optober 20, 27 & November 3, 2022

NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed amended budget will be submitted to the THOMPSON CROSS-ING METROPOLITAN DISTRICT NO.

3 for the year of 2022. A copy of such proposed amended budget has been fied in the office of CitifonLarsonAilen LLP, 8390 East Croscant Parkway, Suito 300, Greenwood Villege, Colorado 80111, where same is open for public inspection. Such proposed amended budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropotitan District No. 3 to be held at 7:30 A M. on Tuesday, November 1, 2022. The meeting will be hold via video concrete a https://wsb.zveb.zom.nu/j84753941828?pwd=b2RMWithV2x-mRDNGby90DVB15HFsOT09 and vide telephone conference at Dist Int. 1-348-248-7799, Meeting ID: 847 5394 1828, Passcode 937948. Any interested elector within Thompson Crossing Metropotitan District No. 3 may inspect the proposed amended outget and file or register any objections at any time prior to the final adoption of the amended 2022 budget.

BY ORDER OF THE BOARD OF DI-RECTORS:

THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 3

By: ht ICENOGLE | SEAVER | POGUE
A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED AMENDED 2022 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that a proposed amended budget will be submitted to the THOMPSON CROSS-ING METROPOLITAN DISTRICT NO NIS METROPOLITAN DISTRICT NO.

4 for the year of 2022. A copy of such
proposed amended budget has been
filed in the office of CittonLarsonAtton LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village,
Colorade 80111, where same is open
for public inspection. Such proposed
armended budget will be considered
at a hearing at the regular meeting of
the Thompson Crossing Metropolitan
District No. 4 to be held at 7:30 A.M.,
on Tuesday, November 1, 2022. The
meeting will be held via video conference at https://usbzweb.zoom.us/
JB47539418287pwd=b2RMWfinV2xRRDNGby80bVB1StFSQT09 and via
tolephone conference at Dial In: 1.348mRDNGby90bVBSFrs cru o and via tolephone conference at Dial In: 1-348-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within Thompson Crossing Met-ropolitan District No. 4 may inspect the proposed amended budget and file or ogister any objections at any time pri-or to the final adoption of the amended 2022 budget

BY ORDER OF THE BOARD OF DI-

RECTORS:
THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4
By: IsI ICENOGLE | SEAVER | POGUE
A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3

NOTICE IS HEREBY GIVEN that a proposed budget has been submit-ted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 for METROPOLITAN DISTRICT NO. 3 for the ensuing year of 2023. A copy of such proposed budget has been filed in the effice of Cilifont arson Allen LLP, 8390 East Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular mooting of the Thompson Crossing Metropolitan District No. 3 to be hold at 7:30 AM, on Tuesday, November 1, 2022. The meoting will be held vis video conference at hillps://usD2web.zoom.us/#847539418287p-wd=b2RMWMnV2xmRONCby9Ob-VB1SHFSCTO9 and via telephone conference at Dial-In: 1-346-248-7799,

Meeting ID: 847 5394 1828, Passcode 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 3 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-

POLITAN DISTRICT NO. 3
By: Is/ ICENOGLE | SEAVER | POGUE
A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4

NOTICE IS HEREBY GIVEN that

a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 for ted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 for the ensuing year of 2023. A copy of such proposed budgel has been filled in the office of CliffonLarsonAllon LLP, 8390 East Croscent Parkway, Sulte 300. Greenwood Village, Colorado 80111, where same is open for public inspection. Such proposed budgel will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 4 to be held at 7:30 AM., on Tussday, November 1, 2022. The meeting will be held via video conference at https://wisebz.rom/uss/8/4753941628/2p-wisebz.rom/uss/8/4753941628

tion of the 2023 budget BY ORDER OF THE BOARD OF DI-RECTORS. THOMPSON CROSSING METRO-

POLITAN DISTRICT NO. 4
By: Is/ ICENOGLE | SEAVER | POGUE
A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 5 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CilifontarsanAlien LLP, 8390 East Croscent Parkway, Suite 300, Greanwood Village, Colorado 80111, where same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Crossing Metropolitan District No. 5 to be hald at 7:30 A.M., on Truesday, November 1, 2022. The meeting will be held via video conference at https://wde-b2RMWsinV2xinRDNGby8Cb-VBTSHFSOT09 and via telephone conference at Dial-In: 1-3-46-248-7799, Meeting ID: 847 5334 1828, Passoode: 937948. Any interested elector within the Thompson Crossing Metropolitan District No. 5 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget. NOTICE IS HEREBY GIVEN that

BY ORDER OF THE BOARD OF DI-RECTORS: THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 5

By: Isl ICENOGLE | SEAVER | POGUE
A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING

THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

NOTICE IS HEREBY GIVEN that a proposed budget has been aubmitted to the THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 for the ensuing year of 2023. A copy of such proposed budget has been filed in the office of CliftonLarsonAlien LLP, 8390 East Crescent Parkway, Sulta 300. Greenwood Villaga, Colorato 80111, whore same is open for public inspection. Such proposed budget will be considered at a hearing at the regular meeting of the Thompson Croasing Metropolitan District No. 6 to be hold at 7:30 A.M., or Tussdey, November 1, 2022. The meeting will be held via video conference at https://wd-bzRhWithVzmRDNGby90b-V81SHFsQT09 and via telephone conference at Dial-In: 1-346-248-7799, Meeting ID: 847-5394 1828; Passcode: 937848. Any interested elector within the Thompson Crossing Metropolitan District No. 6 may inspect the proposed budget and file or register any objections at any time prior to the final adoption of the 2023 budget. NOTICE IS HEREBY GIVEN that

BY ORDER OF THE BOARD OF DI-

THOMPSON CROSSING METRO-POLITAN DISTRICT NO. 6 By 1st ICENOGLE | SEAVER | POGUE A Professional Corporation

Published in The Johnstown Breeze October 20, 2022

REQUEST FOR PROPOSALS LEDGER ROCK CENTER COMMERCIAL METROPOLITAN DISTRICT

Ledge Rock Center Commercial Metropolitan District (the "Owner") will receive emailed Infrastructure Propositis for, 1A, Ledge Rock Center Public Improvements and 2A.) Ledge Rock Center Retail Commercial East Public Improvements (the "Project") to Todd Johnson, Terra Forma Solutions, Inc., bodd@tieraformas.com due on Nevem.

improvements (the "Project") to food johnson, Forra Forma Solutions, Inc., toddgiserraformas, com due on Nevember 4, 2022 at 1:00 PM. At such time, Bids received will be publicly opened and read aloud via zoom meeting at the following: https://fierraformas.zoom.us/ii/859553829407pwd=c3RDZ1NW-VduL.RRLcIZMHH4amtCZ209.

A general description of the Work to be performed includes but is not limited to Demolition, Clearing, Removals, Dewatering, Erosian Control, Earthwork, Sanilary Sewer, Underdrain, Storm Sewer, Watermain, Dry Ubility Stewes, Asphalt, Concrete, Traffic Control, Signage, Pavement Markings, Landscaping, Irrigation and any and all other work necessary to complete the work in accordance with Contract Documents, including the plans, specifications, and special provisions. Owner anticipates award to shart the initial work and Notice to Provisions. start the initial work and Notice to Prosent the initial work and Notice or to ceed week of November 14, 2022 or as soon as construction agreement is fully executed. Contractor's mobilization date should reflect this date within the

date should reflect his date within the submitted schedule.

Bid packeges will be available efter 4 P.M. on October 19, 2022 by requesting the package via email to Todd Johnson, Terra Forma Solutions, Inc. todd@terraformas.com

No prebid will be held for this proj-

Published in The Johnstown Breeze October 20 & 27, 2022

NOTICE TO CLAIM ABANDONED VEHICLE

2019 KIA Sportage Red Vin# 525062 Toyota Camry Green 2003 Vin#781888

> Iron Mountain Towing LTD 804 E Eisenhower Blvd Loveland, CO 80538 970.581\_1171

Published in The Johnstown Breeze October 20, 2022

NOTICE AS TO PROPOSED 2023 BUDGET AND HEARING THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

NOTICE IS HEREBY GIVEN that a proposed budget has been submitted to the

THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 for the ensuing year of 2023.

A copy of such proposed budget has been filed in the office of CliftonLarsonAllen LLP, 8390 East

Crescent Parkway, Suite 300, Greenwood Village, Colorado 80111, where same is open for public

inspection. Such proposed budget will be considered at a hearing at the regular meeting of the

Thompson Crossing Metropolitan District No. 6 to be held at 7:30 A.M., on Tuesday, November 1,

2022. The meeting will be held via video conference at <a href="https://us02web.zoom.us/j/84753941828">https://us02web.zoom.us/j/84753941828</a>

?pwd=b2RMWitnV2xmRDNGby9ObVB1SHFsQT09 and via telephone conference at Dial-In: 1-

346-248-7799, Meeting ID: 847 5394 1828, Passcode: 937948. Any interested elector within the

Thompson Crossing Metropolitan District No. 6 may inspect the proposed budget and file or register

any objections at any time prior to the final adoption of the 2023 budget.

BY ORDER OF THE BOARD OF DIRECTORS: THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6

> By: /s/ ICENOGLE | SEAVER | POGUE A Professional Corporation

Publish In: The Johnstown Breeze

Publish On: Thursday, October 20, 2022

#### **EXHIBIT B**

Budget Document Budget Message

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 ANNUAL BUDGET FOR YEAR ENDING DECEMBER 31, 2023

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 SUMMARY 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		ACTUAL	ES	TIMATED	В	UDGET
	- 11	2021		2022		2023
			_			
BEGINNING FUND BALANCES	\$	299,476	\$	321,210	\$	347,800
REVENUES						
Property taxes		384,410		399.551		417.060
Specific ownership taxes		29,222		27,734		29,195
Interest income		645		4,000		4,850
Total revenues		414,277		431,285		451,105
Total funds available		713,753		752,495		798,905
EXPENDITURES						
General Fund		150,161		148,814		183,127
Debt Service Fund		242,382		255,881		256,000
Total expenditures		392,543		404,695		439,127
Total expenditures and transfers out						
requiring appropriation		392,543		404,695		439,127
ENDING SUND DALANGEO	•	224 240	e	247 000	\$	250 770
ENDING FUND BALANCES	-\$	321,210	\$	347,800	- J	359,778
RESTRICTED - CAPITAL RESERVE	\$	20,208	\$	40,372	s	36,225
2020 RESERVE FUND	Ψ	298,750	~	298,750	~	298,750
TOTAL RESERVE	\$	318,958	\$	339,122	\$	334,975
			_			

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		ACTUAL 2021	E	STIMATED 2022		BUDGET 2023
ASSESSED VALUATION						
Residential	\$	4,164,210	\$	4,705,734	\$	4,930,809
Commercial	•	90,782	•	93,421	•	114,762
State assessed		-		43,702		54,200
Vacant land		892,620		301,020		220,748
Certified Assessed Value	\$	5,147,612	\$	5,143,877	\$	5,320,519
MILL LEVY						
General		30.718		30.718		31.430
Debt Service		43.957		46.957		46.957
Total mill levy		74.675		77.675		78.387
PROPERTY TAXES						
General	\$	158,124	\$	158,010	\$	167,224
Debt Service		226,274		241,541		249,836
Levied property taxes		384,398		399,551		417,060
Adjustments to actual/rounding		12		3		-
Budgeted property taxes	\$	384,410	\$	399,551	\$	417,060
BUDGETED PROPERTY TAXES  General  Debt Service	\$	158,129 226,281	\$	158,010 241,541	\$	167,224 249,836
	\$	384,410	\$	399,551	\$	417,060

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		ACTUAL 2021	ES	TIMATED 2022	В	UDGET 2023
BEGINNING FUND BALANCE	\$	<b>1</b>	\$	20,208	\$	40,372
REVENUES Property taxes Specific ownership taxes Interest income		158,129 12,021 219		158,010 10,968		167,224 11,706 50
Total revenues		170,369		168,978		178,980
Total funds available		170,369		189,186		219,352
EXPENDITURES General and administrative						
County Treasurer's fees		3,167		3,160		3,344
Transfer to District No. 3 - operations		146,994		145,654		154,783
Capital enhancements		(Here)				25,000
Total expenditures		150,161		148,814		183,127
Total expenditures and transfers out requiring appropriation		150,161		148,814		183,127
requiring appropriation	_	100,101		110,011		100,127
ENDING FUND BALANCE	<u>\$</u>	20,208	\$	40,372	\$	36,225
RESTRICTED - CAPITAL RESERVE	\$	20,208	\$	40,372	\$	36,225

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 DEBT SERVICE FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		CTUAL 2021	ES	TIMATED 2022	В	UDGET 2023
BEGINNING FUND BALANCE	\$	299,476	\$	301,002	\$	307,428
REVENUES						
Property taxes		226,281		241,541		249,836
Specific ownership taxes		17,201		16,766		17,489
Interest income		426		4,000		4,800
Total revenues	_	243,908		262,307		272,125
Total funds available		543,384		563,309		579,553
EXPENDITURES						
General and administrative						
County Treasurer's fees		4,532		4,831		4,997
Paying agent fees		4,000		4,000		4,000
Contingency		: <b>:</b> :::		150		2,203
Debt Service						
Bond interest - Series 2020		173,850		172,050		169,800
Bond principal - Series 2020	_	60,000		75,000		75,000
Total expenditures	-	242,382		255,881		256,000
Total expenditures and transfers out						
requiring appropriation		242,382		255,881		256,000
ENDING FUND BALANCE	\$	301,002	\$	307,428	\$	323,553
2020 RESERVE FUND	\$	298,750	\$	298,750	\$	298,750

#### **Services Provided**

The District, a quasi-municipal corporation and a political subdivision of the State of Colorado, was organized by order and decree of the District Court on November 9, 2005, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District's service area is located entirely within the Town of Johnstown, Larimer County, Colorado.

The District was established to provide construction, installation, financing and operation of public improvements, including streets, traffic safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, and mosquito control within the District. Under the amended service plan, the District was organized in conjunction with five other related districts, Thompson Crossing No. 1 (control district), Thompson Crossing No. 2 (commercial district), Thompson Crossing No. 3 (operating district for Nos. 4, 5 and 6), Thompson Crossing No. 4 (financing district), and Thompson Crossing No. 5 (financing district). The District serves as a financing district for Thompson Crossing No. 3.

On November 1, 2005, District voters approved authorization to increase property taxes up to \$5,000,000 annually, as necessary, to pay for the operations and maintenance expenditures of the District. Debt authorization was approved in the amount of \$520,000,000 for the above listed facilities and \$65,000,000 for refunding debt. The voters also authorized debt of \$65,000,000 for the cost of operating and maintaining the District's systems. Additionally, the election allows the District to collect, spend, and retain all revenues, other than ad valorem taxes, without regard to the limitations under TABOR.

The Modified Consolidated Service Plan dated October 3, 2005, limits the total principal amount of obligations that the Districts may have outstanding in aggregate at any one time to \$65,000,000 provided that in the case where obligations of the Financing Districts are supporting revenue bonds of the Control District, the Control District revenue bonds shall not be counted.

The District has no employees and all administrative functions are contracted.

The District prepares its budget on the modified accrual basis of accounting, in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or, if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single family residential property decreases to 6.95% from 7.15%. The rate for multifamily residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29%.

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 7% of the property taxes collected by the General Fund and the Debt Service Fund.

#### Interest income

Interest earned on the District's available funds has been estimated based on an average interest rate of approximately 1.5%.

#### **Expenditures**

#### Transfer to Other Districts / Administrative and Operating Expenditures

Pursuant to a Facilities Construction and Service Intergovernmental Agreement, the District is obligated to impose a mill levy which will be sufficient to promptly and fully pay the amounts to be paid under this agreement, as well as all other general obligation indebtedness of the District, as the same become due. The District is required to remit property taxes derived from such mill levy, together with specific ownership taxes applicable to property within the District less County Treasurer Fees, to the Operating District. The District anticipates transferring funds to Thompson Crossing Metropolitan District No. 3, as shown in the General Fund budget, for operations under this agreement. Administrative, operating and capital outlay expenditures are paid by District No. 3 on behalf of the District.

#### **Expenditures** (continued)

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 2% of property tax collections.

#### **Capital Enhancements**

The District anticipates spending General Fund revenue on capital enhancements to be determined in 2023.

#### **Debt Service**

Principal and interest payments in 2023 are provided based on the debt amortization schedule from the Senior Bonds (discussed under Debt and Leases).

#### **Debt and Leases**

The District issued General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, Series 2020 on November 6, 2020, in the par amount of \$3,835,000 (the Bonds).

Proceeds from the sale of the Bonds were used to (a) reimburse certain costs of Public Improvements, (b) refund the outstanding Series 2015A Bonds and 2015B Bonds (together, the Refunded Bonds), (c) fund the Reserve Fund, and (d) pay the costs of issuing the Bonds and refunding the Refunded Bonds.

The Bonds bear interest at rates ranging from 3.0% to 5.0%, payable semi-annually to the extent of Pledged Revenue available on June 1 and December 1, beginning on December 1, 2020. Annual mandatory sinking fund principal payments are due on December 1, beginning on December 1, 2021. The Bonds mature on December 1, 2044.

In the event principal on the Bonds is not paid when due, such principal shall remain outstanding and continue to bear interest at the rate then borne by the Bonds. To the extent interest on the Bonds is not paid when due, such unpaid interest will compound semiannually on each June 1 and December 1, at the interest rate borne by the Bonds.

The Bonds are subject to redemption prior to maturity, at the option of the District, on December 1, 2030, and on any date thereafter, upon payment of par and accrued interest, without redemption premium.

The Bonds are secured by and payable solely from and to the extent of Pledged Revenue, generally consisting of:

- (a) the Required Mill Levy;
- (b) the portion of the Specific Ownership Tax which is collected as a result of the imposition of the Required Mill Levy; and
- (c) any other legally available moneys that the District determines, in its absolute discretion, to transfer to the Trustee for application as Pledged Revenue.

#### **Debt and Leases** - (continued)

Prior to the time that the District's Debt to Assessed Value Ratio is 50% or less (the Conversion Date), the Required Mill Levy is an ad valorem mill levy imposed upon all taxable property of the District each year in an amount sufficient to pay the principal and interest on the Bonds as they become due and, if necessary, to replenish the Reserve Fund to the amount of the Required Reserve, but not in excess of 50 mills (subject to adjustment for changes in the method of calculating assessed valuation after August 20, 2001). The Required Mill Levy is net of the collection costs of the County and any tax refunds or abatements authorized by or on behalf of the County. The current maximum mill levy, as adjusted, is 56.733.

On and after the Conversion Date, the Required Mill Levy shall be unlimited and imposed in such amount as is necessary to pay the Bond Requirements as they come due and to replenish the Reserve Fund to the amount of the Required Reserve, if necessary.

The Debt to Assessed Ratio is derived by dividing the sum of the then-outstanding principal amount of all general obligation debt of the District by the assessed valuation of the taxable property of the District.

The Bonds are further secured by the Reserve Fund in the Required Reserve Amount of \$298,750. The Reserve Fund is to be maintained in the amount of the Required Reserve for so long as the Bonds are outstanding.

The District has no operating or capital leases.

#### Reserves

#### **Capital Reserve**

The District reserves General budgeted property taxes from 4 mills of the General Mill Levy to be used for capital enhancements.

#### **Emergency Reserve**

The District transfers majority of its General Fund revenue to Thompson Crossing Metropolitan District No. 3. Therefore no Emergency Reserve has been provided for in Thompson Crossing Metropolitan District No. 6. The emergency reserve related to its revenue stream is captured in Thompson Crossing Metropolitan District No. 3.

This information is an integral part of the accompanying budget.

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY

# \$3,835,000 General Obligation Limited Tax Convertible to Unlimited Tax Refunding and Improvement Bonds

#### Series 2020 Dated November 6, 2020

Interest Rate of 3.00-5.00%

Payable June 1 and December 1

#### **Year Ending**

December 31,	Principal	Interest	Total
2023	\$ 75,000	\$ 169,800	\$ 244,800
2024	85,000	167,550	252,550
2025	85,000	165,000	250,000
2026	95,000	162,450	257,450
2027	95,000	159,600	254,600
2028	105,000	156,750	261,750
2029	105,000	153,600	258,600
2030	115,000	150,450	265,450
2031	120,000	147,000	267,000
2032	130,000	141,000	271,000
2033	135,000	134,500	269,500
2034	150,000	127,750	277,750
2035	155,000	120,250	275,250
2036	170,000	112,500	282,500
2037	175,000	104,000	279,000
2038	190,000	95,250	285,250
2039	200,000	85,750	285,750
2040	215,000	75,750	290,750
2041	225,000	65,000	290,000
2042	245,000	53,750	298,750
2043	255,000	41,500	296,500
2044	 575,000	28,750	603,750
	\$ 3,700,000	\$ 2,617,950	\$ 6,317,950

#### **EXHIBIT C**

Certification of Tax Levy

#### **CERTIFICATION OF TAX LEVIES for NON-SCHOOL Governments**

TO: County Commissioners <sup>1</sup> of LARIMER COUNTY		, Colorado.
On behalf of the THOMPSON CROSSING METROPO	LITAN DISTRICT NO. 6	,
	(taxing entity) <sup>A</sup>	
the BOARD OF DIRECTORS		
of the THOMPSON CROSSING METROPO	(governing body) <sup>B</sup>	
	ocal government) <sup>C</sup>	
<b>Hereby</b> officially certifies the following mills to be levied against the taxing entity's GROSS \$ 5,320,5		tion of Valuation Form DLG 57 $^{ m E}$ )
	19 assessed valuation, Line 4 of the Certificat LUE FROM FINAL CERTIFICATION BY ASSESSOR NO LATER THAN	OF VALUATION PROVIDED
<b>Submitted:</b> 12/01/2022 for (no later than Dec. 15) (mm/dd/yyyy)		2023
(minutagyyyy)		
PURPOSE (see end notes for definitions and examples)	LEVY <sup>2</sup>	REVENUE <sup>2</sup>
1. General Operating Expenses <sup>H</sup>	31.430mills	\$ 167,224
2. <minus> Temporary General Property Tax Credit/ Temporary Mill Levy Rate Reduction<sup>I</sup></minus>	< > mills	<u>\$ &lt; &gt; </u>
SUBTOTAL FOR GENERAL OPERATING:	31.430 mills	\$ 167,224
3. General Obligation Bonds and Interest <sup>J</sup>	46.957 mills	\$ 249,836
4. Contractual Obligations <sup>K</sup>	mills	\$
5. Capital Expenditures <sup>L</sup>	mills	\$
6. Refunds/Abatements <sup>M</sup>	mills	\$
7. Other <sup>N</sup> (specify):	mills	\$
	mills	\$
TOTAL: [Sum of General Operating Subtotal and Lines 3 to 7]	78.387 mills	\$ 417,060
Contact person:	Daytime (200) 550	
(print) Shelby Clymer	phone:(303) 779-571	U
Signed: SWIM Clyman	Title: Accountant fo	r the District

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<sup>&</sup>lt;sup>1</sup> If the taxing entity's boundaries include more than one county, you must certify the levies to each county. Use a separate form for each county and certify the same levies uniformly to each county per Article X, Section 3 of the Colorado Constitution.

<sup>&</sup>lt;sup>2</sup> Levies must be rounded to three decimal places and revenue must be calculated from the total <u>NET assessed valuation</u> (Line 4 of Form DLG57 on the County Assessor's FINAL certification of valuation).

#### **CERTIFICATION OF TAX LEVIES, continued**

THIS SECTION APPLIES TO TITLE 32, ARTICLE 1 SPECIAL DISTRICTS THAT LEVY TAXES FOR PAYMENT OF GENERAL OBLIGATION DEBT (32-1-1603 C.R.S.). Taxing entities that are Special Districts or Subdistricts of Special Districts must certify separate mill levies and revenues to the Board of County Commissioners, one each for the funding requirements of each debt (32-1-1603, C.R.S.) Use additional pages as necessary. The Special District's or Subdistrict's total levies for general obligation bonds and total levies for contractual obligations should be recorded on Page 1, Lines 3 and 4 respectively.

#### CERTIFY A SEPARATE MILL LEVY FOR EACH BOND OR CONTRACT:

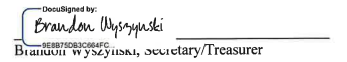
1. Purpose of Issue: Series:  Date of Issue: Coupon Rate: Maturity Date: Levy: Revenue:  Public infrastructure improvements General Obligation Limited Tax (Convertible to Unlimited Tax) Refunding and Improvement Bonds, Series 2020  November 6, 2020  3.00% - 5.00% December 1, 2044  46.957 Revenue:  Purpose of Issue: Series:
Improvement Bonds, Series 2020
Date of Issue:  Coupon Rate:  Movember 6, 2020  3.00% - 5.00%  Maturity Date:  December 1, 2044  Levy:  46.957  Revenue:  \$249,836
Coupon Rate: 3.00% - 5.00%  Maturity Date: December 1, 2044  Levy: 46.957  Revenue: \$249,836
Maturity Date: December 1, 2044 Levy: 46.957 Revenue: \$249,836  2. Purpose of Issue:
Maturity Date: Levy: Revenue:  December 1, 2044  46.957  Revenue:  \$249,836
Levy: 46.957 Revenue: \$249,836  2. Purpose of Issue:
Revenue: \$249,836  2. Purpose of Issue:
Date of Issue:
Coupon Rate:
Maturity Date:
Levy:
Revenue:
CONTRACTS <sup>K</sup> :
3. Purpose of Contract:
Title:
Date:
Principal Amount:
Maturity Date:
Levy:
Revenue:
4. Purpose of Contract:
Title:
Date:
Principal Amount:
Maturity Date:
Levy:
Revenue:

Use multiple copies of this page as necessary to separately report all bond and contractual obligations per 32-1-1603, C.R.S.

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IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Thompson Crossing Metropolitan District No. 6 of Larimer County, Colorado on this 1st day of November 2022.





### EXHIBIT B 2022 Audits

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 Larimer County, Colorado

### FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2022

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 TABLE OF CONTENTS YEAR ENDED DECEMBER 31, 2022

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Certified Public Accountants

#### **INDEPENDENT AUDITOR'S REPORT**

Board of Directors Thompson Crossing Metropolitan District No. 3 Larimer County, Colorado

#### **Report on the Audit of the Financial Statements**

#### **Opinions**

We have audited the accompanying financial statements of the governmental activities, each major fund, and the aggregate remaining fund information of the Thompson Crossing Metropolitan District No. 3 (the District), as of and for the year ended December 31, 2022, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, each major fund, and the aggregate remaining fund information of the District, as of December 31, 2022, and the respective changes in financial position, and the respective budgetary comparisons for the General Fund and the Special Revenue Fund for the year then ended in accordance with accounting principles generally accepted in the United States of America.

#### **Basis for Opinions**

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the District and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

#### Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the District's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

#### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the District's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the District's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

#### **Required Supplementary Information**

Management has omitted Management's Discussion and Analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such missing information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. Our opinion on the basic financial statements is not affected by this missing information.

#### **Supplementary Information**

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the District's basic financial statements. The Supplementary Information, as listed in the table of contents, is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Supplementary Information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Daysio o Associates, P.C.

May 31, 2023



#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 STATEMENT OF NET POSITION DECEMBER 31, 2022

	Governmental Activities
ASSETS	
Cash and Investments	\$ 840,012
Cash and Investments - Restricted	37,200
Receivable County Treasurer	1
Accounts Receivable	22,240
Due From Thompson Crossing No. 4	3,258
Due From Thompson Crossing No. 5	1
Due From Thompson Crossing No. 6	814
Prepaid Expenses	2,900
Property Taxes Receivable	130
Capital Assets Not Being Depreciated	2,535,842
Capital Assets, Net	1,725,305
Total Assets	5,167,703
LIABILITIES	
Accounts Payable	780,867
Prepaid Assessments	2,922
Due To Thompson Crossing No. 5	329
Retainage Payable	40,513
Landscape Escrow	33,750
Noncurrent Liabilities:	33,133
Due in More Than One Year	8,026,409
Total Liabilities	8,884,790
Total Elabilitios	0,001,700
DEFERRED INFLOWS OF RESOURCES	400
Property Tax Revenue	130
Total Deferred Inflows of Resources	130
NET POSITION	
Net Investment in Capital Assets	134,034
Restricted For:	
Emergency Reserves	37,200
Unrestricted	(3,888,451)
Total Net Position	\$ (3,717,217)

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Revenues (Expenses) and Change in Net Position	nd Governmental	500 \$ (64,899)		135 10 1,706 10,383 12,234	(214,739)	(3,502,478)	\$ (3,717,217)
	Capital Grants and Contributions	\$ 82,500	\$ 82,500				
Program Revenues	Operating Grants and Contributions	\$ 1,015,370	\$ 1,015,370				
	Charges for Services	\$ 127,130	\$ 127,130	JES p Taxes come Revenues	OSITION	ning of Year	ND OF YEAR
	Expenses	\$ 1,289,899	\$ 1,451,973	GENERAL REVENUES Property Taxes Specific Ownership Taxes Other Income Net Investment Income Total General Revenues	CHANGE IN NET POSITION	Net Position - Beginning of Year	NET POSITION - END OF YEAR
		FUNCTIONS/PROGRAMS Primary Government: Governmental Activities: General Government Interest and Related Costs on Long-Term Debt	Total Governmental Activities				

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 BALANCE SHEET GOVERNMENTAL FUND DECEMBER 31, 2022

ASSETS		General		Special Revenue	Capital Projects	Go	Total vernmental Funds
Cash and Investments Cash and Investments - Restricted	\$	439,069 37,200	\$	8,986 -	\$ 391,957 -	\$	840,012 37,200
Receivable - County Treasurer Accounts Receivable Due from Thompson Crossing No. 4 Due from Thompson Crossing No. 5		3,258		22,240 -	- - -		22,240 3,258
Due from Thompson Crossing No. 5 Due from Thompson Crossing No. 6 Prepaid Expenses Property Taxes Receivable		1 814 2,900 130			- - - -		1 814 2,900 130
Total Assets	\$	483,373	\$	31,226	\$ 391,957	\$	906,556
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND FUND BALANCE							
LIABILITIES Accounts Payable Prepaid Assessments Retainage Payable	\$	142,331 - -	\$	45,292 2,922	\$ 593,244 - 40,513	\$	780,867 2,922 40,513
Due to Thompson Crossing No. 5 Landscape Escrow Total Liabilities		329 33,750 176,410		- - 48.214	633,757		329 33,750 858,381
DEFERRED INFLOWS OF RESOURCES		170,410		40,214	000,707		000,001
Property Tax Revenue Total Deferred Inflows of Resources		130 130		<del>-</del>	<u>-</u>		130 130
FUND BALANCE  Nonspendable  Restricted for:		2,900		-	-		2,900
Emergencies Assigned for:		37,200		-	-		37,200
Subsequent Year's Expenditures Unassigned Total Fund Balance		224,137 42,596 306,833		(16,988) (16,988)	(241,800) (241,800)		224,137 (216,192) 48,045
Total Liabilities, Deferred Inflows of Resources, and Fund Balance	\$	483,373	\$	31,226	\$ 391,957		906,556
Amounts reported for governmental activities in the significant because:  Capital assets used in governmental activities are		·					
therefore, are not reported as assets in the funds. Capital Assets, Net Long-term liabilities, including bonds payable, are			n the				4,261,147
current period and, therefore, are not reported in the Developer Advance Payable Accrued Interest on Developer Advance	ne iunas	•					(5,941,112) (2,085,297)
Net Position of Governmental Activities						\$	(3,717,217)

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2022

DEVENUE		General		Special Revenue		Capital Projects		Total ernmental Funds
REVENUES	Φ.	405	Φ.		•		Φ.	405
Property Taxes	\$	135	\$	-	\$	-	\$	135
Specific Ownership Taxes		10		-		-		10
Transfer From Thompson Crossing No. 4		678,796		-		-		678,796
Transfer From Thompson Crossing No. 5		138		-		-		138
Transfer From Thompson Crossing No. 6		146,065		-		-		146,065
Developer Contribution		190,371		-		-		190,371
Other Income		1,706		-		-		1,706
Net Investment Income		10,383		407.400		-		10,383
Carriage House District Fees		=		127,130		-		127,130
System Development Fees						82,500		82,500
Total Revenues		1,027,604		127,130		82,500		1,237,234
EXPENDITURES General:								
General and Administrative		270,367		_				270,367
District Operations and Maintenance		515,349		_		-		515,349
Existing Pool Operations		62,425		=		-		62,425
Carriage Homes:		02,423		_		-		02,423
Accounting				18,329				18,329
Operations Management		-		•		-		•
Covenant Control and Inspections		-		15,656		-		15,656
the contract of the contract o		-		2,719		-		2,719
Landscape Maintenance Miscellaneous		-		62,510		-		62,510
		-		334		-		334
Irrigation Repairs		-		4,021		-		4,021
Snow Removal		-		61,496		-		61,496
Capital:						04.407		04 407
Landscape Enhancements		-		-		21,427		21,427
Capital Outlay		848.141		165,065		1,122,095 1,143,522	-	1,122,095 2,156,728
Total Expenditures		848,141		165,065		1,143,522		2,150,728
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		179,463		(37,935)		(1,061,022)		(919,494)
OTHER FINANCING SOURCES (USES)								
Developer Advance		=		=		740,974		740,974
Total Other Financing						,		,
Sources (Uses)				-		740,974		740,974
NET CHANGE IN FUND BALANCES		179,463		(37,935)		(320,048)		(178,520)
Fund Balances - Beginning of Year		127,370		20,947		78,248		226,565
FUND BALANCES - END OF YEAR	\$	306,833	\$	(16,988)	\$	(241,800)	\$	48,045

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE OF THE GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Change in Fund Balance - Governmental Funds

\$ (178,520)

Amounts reported for governmental activities in the statement of activities are different because:

Governmental funds report capital outlays as expenditures. In the statement of activities, capital outlay is not reported as an expenditure. However, the statement of activities will report, as depreciation expense, the allocation of the cost of any depreciable asset over the estimated useful life of the asset.

Capital Outlay 1,140,590
Depreciation (273,761)

The issuance of long-term debt (e.g., bonds, leases) provides current financial resources to governmental funds, while the repayment of principal of long-term debt consumes the current financial resources of governmental funds. Neither transactions, however, has any effect on net assets. Also, governmental funds report the effect of premiums, discounts, and similar items when debt is first issued, whereas these amounts are deferred and amortized in the statement of activities. The net effect of these differences in the treatment of long-term debt and related items is as follows:

Developer Advances (740,974)

Some expenses in the statement of activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.

Interest Payable - Developer Advances - Change in Liability (162,074)

Change in Net Position of Governmental Activities \$ (214,739)

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 GENERAL FUND STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	an	riginal d Final udget	 Actual Amounts	Variance with Final Budget Positive (Negative)		
REVENUES				_		
Property Taxes	\$	135	\$ 135	\$	<u>-</u>	
Specific Ownership Taxes		9	10		1 (40,000)	
Transfer From Thompson Crossing No. 4		691,659	678,796		(12,863)	
Transfer From Thompson Crossing No. 5		138 148,956	138 146,065		(2 901)	
Transfer From Thompson Crossing No. 6		100,000	190,371		(2,891) 90,371	
Developer Contribution Other Income		2,000	1,706		(294)	
Net Investment Income		100	10,383		10,283	
Total Revenues	-	942,997	1,027,604		84,607	
EXPENDITURES						
General and Administrative		363,875	270,367		93,508	
District Operations and Maintenance		480,125	515,349		(35,224)	
Existing Pool Operations		135,000	62,425		72,575	
New Pool Operations		88,500	OZ, 120 -		88,500	
Clubhouse Operations		48,500	_		48,500	
Total Expenditures		1,116,000	848,141		267,859	
EXCESS OF REVENUES OVER						
(UNDER) EXPENDITURES		(173,003)	179,463		352,466	
OTHER FINANCING SOURCES (USES)						
Developer Advance		130,000	=		(130,000)	
Total Other Financing Sources (Uses)		130,000	-		(130,000)	
NET CHANGE IN FUND BALANCE		(43,003)	179,463		222,466	
Fund Balance - Beginning of Year		81,396	127,370		45,974	
FUND BALANCE - END OF YEAR	\$	38,393	\$ 306,833	\$	268,440	

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 SPECIAL REVENUE FUND STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	Buc	laet			Actual	Fina	ance with al Budget ositive	
	 Original	<u> </u>	Final	P	Amounts	(Negative)		
REVENUES								
Carriage House District Fees	\$ 121,040	\$	130,000	\$	127,130	\$	(2,870)	
Total Revenues	121,040		130,000		127,130		(2,870)	
EXPENDITURES								
General and Administrative:								
Accounting	13,500		19,000		18,329		671	
Contingency	2,826		-		-		-	
Miscellaneous	-		390		334		56	
Operations and Maintenance:								
Covenant Control and Inspections	3,000		3,000		2,719		281	
Irrigation Repairs	4,498		4,100		4,021		79	
Landscape Maintenance	44,976		62,510		62,510		-	
Operations Management	12,000		16,000		15,656		344	
Plant Replacements	10,000		-		=		_	
Snow Removal	33,200		62,000		61,496		504	
Winter Watering	500		-		-		-	
Utilities	 500							
Total Expenditures	125,000		167,000		165,065		1,935	
NET CHANGE IN FUND BALANCE	(3,960)		(37,000)		(37,935)		(935)	
Fund Balance - Beginning of Year	9,053		20,947		20,947			
FUND BALANCE - END OF YEAR	\$ 5,093	\$	(16,053)	\$	(16,988)	\$	(935)	

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 STATEMENT OF FIDUCIARY NET POSITION FIDUCIARY FUND DECEMBER 31, 2022

	Custodial Fund
ASSETS Cash and Investments Total Assets	\$ 9,848 9,848
LIABILITIES  Transfer Fees Payable to Foundation  Total Liabilities	9,848 9,848
NET POSITION  Total Net Position	<u>\$</u>

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 STATEMENT OF CHANGES IN FIDUCIARY NET POSITION FIDUCIARY FUND YEAR ENDED DECEMBER 31, 2022

	Custodial Fund
ADDITIONS Transfer Fee Revenue Total Additions	\$ 253,829 253,829
DEDUCTIONS Transfer Fee Expense Total Deductions	<u>253,829</u> 253,829
Net Position - Beginning of Year	
NET POSITION - END OF YEAR	\$ <u>-</u>

#### NOTE 1 DEFINITION OF REPORTING ENTITY

Thompson Crossing Metropolitan District No. 3 (the District), a quasi-municipal corporation and political subdivision of the state of Colorado, was organized by order and decree of the District Court for Larimer County on December 17, 2001 and amended on April 24, 2002, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District was established to provide for the construction, installation, financing, and operation of public improvements, including streets, traffic safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, covenant enforcement, security services, and pest control.

Under a Consolidated Service Plan dated August 20, 2001, as modified on October 3, 2005, the District, as the Operating District, was organized in conjunction with five other related districts, Thompson Crossing Metropolitan District No. 1 (Control District), Thompson Crossing Metropolitan District No. 2 (Commercial District), Thompson Crossing Metropolitan District No. 4 (Financing District), Thompson Crossing Metropolitan District No. 5 (Financing District), and Thompson Crossing Metropolitan District No. 6 (Financing District) (collectively, the Districts). The Districts' service area is located entirely within the Town of Johnstown (Town), Larimer County, Colorado.

The District follows the Governmental Accounting Standards Board (GASB) accounting pronouncements which provide guidance for determining which governmental activities, organizations and functions should be included within the financial reporting entity. GASB pronouncements set forth the financial accountability of a governmental organization's elected governing body as the basic criterion for including a possible component governmental organization in a primary government's legal entity. Financial accountability includes, but is not limited to, appointment of a voting majority of the organization's governing body, ability to impose its will on the organization, a potential for the organization to provide specific financial benefits or burdens and fiscal dependency.

The District is not financially accountable for any other organization, nor is the District a component unit of any other primary governmental entity, including the Town and the other Districts.

The District has no employees, and contracts for all of its management and professional services.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The more significant accounting policies of the District are described as follows:

#### **Government-Wide and Fund Financial Statements**

The government-wide financial statements include the statement of net position and the statement of activities. These financial statements include all of the activities of the District. The effect of interfund activity has been removed from these statements. Governmental activities are normally supported by taxes and intergovernmental revenues.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Government-Wide and Fund Financial Statements (Continued)**

The statement of net position reports all financial and capital resources of the District. The difference between the sum of assets and deferred outflows and the sum of liabilities and deferred inflows is reported as net position.

The statement of activities demonstrates the degree to which the direct and indirect expenses of a given function or segment are offset by program revenues. Direct expenses are those that are clearly identifiable with a specific function or segment. Program revenues include: 1) charges to customers or applicants who purchase, use, or directly benefit from goods, services or privileges provided by a given function or segment, and 2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function or segment. Taxes and other items not properly included among program revenues are reported instead as general revenues.

Separate financial statements are provided for governmental funds. Major individual governmental funds are reported as separate columns in the fund financial statements.

#### Measurement Focus, Basis of Accounting, and Financial Statement Presentation

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows.

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the government considers revenues to be available if they are collected within 60 days of the end of the current fiscal period. The major sources of revenue susceptible to accrual are property taxes, specific ownership taxes, and system development fees. All other revenue items are considered to be measurable and available only when cash is received by the District. Expenditures, other than interest on long-term obligations, are recorded when the liability is incurred, or the long-term obligation is due.

The District reports the following major governmental funds:

The General Fund is the District's primary operating fund. It accounts for all financial resources of the general government, except those required to be accounted for in another fund.

The Special Revenue Fund is used to account for revenues earned and expenditures incurred in connection with the operation and maintenance of the Carriage Homes community.

The Capital Projects Fund accounts for the resources and payments made on capital projects within the District.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

## <u>Measurement Focus, Basis of Accounting, and Financial Statement Presentation</u> (Continued)

Additionally, the District reports the following fund type:

#### **Fiduciary Fund**

Custodial funds are accounted for using the accrual basis of accounting. The fund is used to account for assets held in a trustee capacity by the District in connection with the collection and disbursement of transfer fees imposed on any home resold in the District. A comparison of budgeted and actual amounts is not presented in the financial statements.

#### **Budgets**

In accordance with the State Budget Law, the District's Board of Directors holds public hearings in the fall each year to approve the budget and appropriate the funds for the ensuing year. The appropriation is at the total fund expenditures and other financing uses level and lapses at year-end. The District's Board of Directors can modify the budget by line item within the total appropriation without notification. The appropriation can only be modified upon completion of notification and publication requirements. The budget includes each fund on its basis of accounting unless otherwise indicated.

The District amended its annual budget for the year ending December 31, 2022.

#### **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April 30 or if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August, and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

Property taxes, net of estimated uncollectible taxes, are recorded initially as deferred inflows of resources in the year they are levied and measurable. The unearned property tax revenues are recorded as revenue in the year they are available or collected.

#### **Capital Assets**

Capital assets, which include property, plant, equipment, and infrastructure assets, are reported in the applicable governmental activities' column in the government-wide financial statements. Capital assets are defined by the District as assets with an initial, individual cost of more than \$5,000. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recorded at acquisition value at the date of donation. The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend the life of the asset are not capitalized. Improvements are capitalized and depreciated over the remaining useful lives of the related fixed assets, as applicable.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### Capital Assets (Continued)

Depreciation expense has been computed using the straight-line method over the following estimated economic useful lives:

Clubhouse and Pool 30 Years
Parks and Recreation Improvements 20 Years
Security System 10 Years

#### **Deferred Inflow of Resources**

In addition to liabilities, the statement of net position reports a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net assets that applies to a future period and so will not be recognized as an inflow of resources (revenue) until that time. The District has two item that qualifies for reporting in this category. Accordingly, the items, deferred property tax revenue and prepaid assessments, are deferred and recognized as inflows of resources in the period that the amount becomes available.

#### **District Fees**

Thompson Crossing Metropolitan District Nos. 4 and 6 adopted a maintenance fee in the amount of \$85 per month per lot to maintain common areas within the boundaries of the Thompson River Ranch Filing Nos. 9 and 12, which is paid to the District to fund the applicable portion of the cost of the District's maintenance activities related thereto. Thompson Crossing Metropolitan District Nos. 4 and 6 adopted a Second Amended and Restated Joint Resolution of Thompson Crossing Metropolitan District Nos. 4 & 6 Imposing a Monthly Maintenance Fee for Thompson River Ranch Carriage House on February 27, 2023 which raises the fee to \$110 per month, effective April 1, 2023.

The District collects and retains system development fees of \$1,500 at the time of issuance of a building permit for the first 500 single-family units and \$2,000 starting with the 501<sup>st</sup> single-family unit.

#### Deficits

The Special Revenue Fund and Capital Projects Fund reported deficits in the fund financial statements as of December 31, 2022. The deficits will be eliminated with the receipt of District Fees and Developer advances in 2023, respectively.

#### Equity

#### Net Position

For government-wide presentation purposes when both restricted and unrestricted resources are available for use, it is the District's practice to use restricted resources first, then unrestricted resources as they are needed.

#### **Fund Balance**

Fund balance for governmental funds should be reported in classifications that comprise a hierarchy based on the extent to which the government is bound to honor constraints on the specific purposes for which spending can occur. Governmental funds report up to five classifications of fund balance: nonspendable, restricted, committed, assigned, and

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Equity (Continued)**

#### Fund Balance (Continued)

unassigned. Because circumstances differ among governments, not every government or every governmental fund will present all of these components. The following classifications describe the relative strength of the spending constraints:

Nonspendable Fund Balance – The portion of fund balance that cannot be spent because it is either not in spendable form (such as prepaid amounts or inventory) or legally or contractually required to be maintained intact.

Restricted Fund Balance – The portion of fund balance that is constrained to being used for a specific purpose by external parties (such as bondholders), constitutional provisions, or enabling legislation.

Committed Fund Balance – The portion of fund balance that can only be used for specific purposes pursuant to constraints imposed by formal action of the government's highest level of decision-making authority, the Board of Directors. The constraint may be removed or changed only through formal action of the Board of Directors.

Assigned Fund Balance – The portion of fund balance that is constrained by the government's intent to be used for specific purposes but is neither restricted nor committed. Intent is expressed by the Board of Directors to be used for a specific purpose. Constraints imposed on the use of assigned amounts are more easily removed or modified than those imposed on amounts that are classified as committed.

*Unassigned Fund Balance* – The residual portion of fund balance that does not meet any of the criteria described above.

If more than one classification of fund balance is available for use when an expenditure is incurred, it is the District's practice to use the most restrictive classification first.

#### NOTE 3 CASH AND INVESTMENTS

Cash and investments as of December 31, 2022, are classified in the accompanying financial statements as follows:

Statement of Net Position:

Cash and Investments\$ 840,012Cash and Investments - Restricted37,200Total Cash and Investments\$ 877,212

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Cash and investments as of December 31, 2022, consist of the following:

Deposits with Financial Institutions	\$ 509,947
Investments	 367,265
Total Cash and Investments	\$ 877,212

#### **Deposits with Financial Institutions**

The Colorado Public Deposit Protection Act (PDPA) requires that all units of local government deposit cash in eligible public depositories. Eligibility is determined by state regulators. Amounts on deposit in excess of federal insurance levels must be collateralized. The eligible collateral is determined by the PDPA. PDPA allows the institution to create a single collateral pool for all public funds. The pool for all the uninsured public deposits as a group is to be maintained by another institution or held in trust. The market value of the collateral must be at least 102% of the aggregate uninsured deposits.

The State Commissioners for banks and financial services are required by statute to monitor the naming of eligible depositories and reporting of the uninsured deposits and assets maintained in the collateral pools.

At December 31, 2022, the District's cash deposits had a bank and carrying balance of \$519,795, \$9,848 of which is in the Fiduciary Fund.

#### **Investments**

The District has not adopted a formal investment policy; however, the District follows state statutes regarding investments.

The District generally limits its concentration of investments to those noted with an asterisk (\*) below, which are believed to have minimal credit risk, minimal interest rate risk and no foreign currency risk. Additionally, the District is not subject to concentration risk or investment custodial risk disclosure requirements for investments that are in the possession of another party.

Colorado revised statutes limit investment maturities to five years or less unless formally approved by the Board of Directors. Such actions are generally associated with a debt service reserve or sinking fund requirements.

Colorado statutes specify investment instruments meeting defined rating and risk criteria in which local governments may invest which include:

- . Obligations of the United States, certain U.S. government agency securities and securities of the World Bank
- . General obligation and revenue bonds of U.S. local government entities
- Certain certificates of participation
- . Certain securities lending agreements
- . Bankers' acceptances of certain banks
- . Commercial paper

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

#### **Investments (Continued)**

- . Written repurchase and certain reverse repurchase agreements collateralized by certain authorized securities
- . Certain money market funds
- . Guaranteed investment contracts
- Local government investment pools

As of December 31, 2022, the District had the following investments:

<u>Investment</u>	Maturity	/	Amount
Colorado Surplus Asset Fund Trust	Weighted-Average		
(CSAFE)	Under 60 days	\$	367,265

#### **CSAFE**

The District invested in the Colorado Surplus Asset Fund Trust (CSAFE) (the Trust), which is an investment vehicle established by state statute for local government entities to pool surplus assets. The State Securities Commissioner administers and enforces all state statutes governing the Trust. The Trust currently offers two portfolios – CSAFE CASH FUND and CSAFE CORE.

CSAFE CASH FUND operations similar to a money market fund, with each share valued at \$1.00. CSAFE may invest in U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain money market funds and highest rated commercial paper, any security allowed under CRS 24-75-601.

CSAFE CORE, a variable Net Asset Value (NAV) Local Government Investment Pool, offers weekly liquidity and is managed to approximate a \$2.00 transactional share price. CSAFE CORE may invest in securities authorized by CRS 24-75-601, including U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain obligations of U.S. government agencies, highest rated commercial paper, and any security allowed under CRS 24-75-601.

A designated custodial bank serves as custodian for CSAFE's portfolio pursuant to a custodian agreement. The custodian acts as safekeeping agent for CSAFE's investment portfolio and provides services as the depository in connection with direct investments and withdrawals. The custodian's internal records segregate investments owned by CSAFE. CSAFE CASH FUND is rated AAAmmf and CSAFE CORE is rated AAAf/S1 by Fitch Ratings. CSAFE records its investments at amortized cost and the District records its investments in CSAFE using the amortized cost method. There are no unfunded commitments, the redemption frequency is daily and there is no redemption notice period.

#### NOTE 4 CAPITAL ASSETS

An analysis of the changes in capital assets for the year ended December 31, 2022 follows:

		Balance at ecember 31, 2021	1	ncreases	Decre	eases	_	Balance at cember 31, 2022
Fixed Assets, Not Being Depreciated:								
Land and Improvements	\$	1,319,613	\$	_	\$	_	\$	1,319,613
Construction in Progress	Ψ	94,134	Ψ	1,122,095	Ψ	_	Ψ	1,216,229
Total Fixed Assets, Not		04,104		1,122,000				1,210,220
Being Depreciated		1,413,747		1,122,095				2,535,842
Capital Assets, Being								
Depreciated:								
Security System		17,700		-		_		17,700
Parks and Recreation		5,645,374		18,495		=		5,663,869
Less Accumulated								
Depreciation for:								
Security System		2,950		1,770		-		4,720
Parks and Recreation		3,679,553		271,991				3,951,544
Total Capital Assets,								
Being Depreciated, Net		1,980,571		(255,266)				1,725,305
Total Capital Assets	\$	3,394,318	\$	866,829	\$		\$	4,261,147

Depreciation expense was charged to the general government of the District.

#### NOTE 5 LONG-TERM OBLIGATIONS

The following is an analysis of the changes in the District's long-term obligations for the year ended December 31, 2022:

	Balance at ecember 31, 2021	A	Additions	Redu	ctions	Balance at ecember 31, 2022	W	ue ithin Year
Developer Advances Payable:								
Operations	\$ 1,813,999	\$	_	\$	_	\$ 1,813,999	\$	_
Capital	3,386,139		740,974		-	4,127,113		_
Accrued Interest on Developer								
Advances:								
Operations	522,423		54,420		-	576,843		-
Capital	 1,400,800		107,654			 1,508,454		
Total	\$ 7,123,361	\$	903,048	\$		\$ 8,026,409	\$	

The details of the District's long-term obligations are described in Note 8.

#### NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

#### <u>Authorized</u> Debt

On November 6, 2001, District voters approved debt authorization in the amount of \$85,000,000 for the construction of capital improvements, with an additional \$297,000,000 for refunding debt, intergovernmental contracts, and mortgages. The voters also authorized debt of \$17,000,000 for the cost of operating and maintaining the District's systems.

The Modified Consolidated Service Plan dated October 3, 2005, limits the total principal amount of obligations that the Districts may have outstanding in aggregate at any one time to \$65,000,000, provided that in the case where obligations of the Financing Districts are supporting revenue bonds of the Control District, the Control District revenue bonds shall not be counted. At December 31, 2022, the total outstanding principal obligations of the Districts were \$54,780,000, which includes \$19,810,000 of debt in Thompson Crossing Metropolitan District No. 2, \$31,270,000 in Thompson Crossing Metropolitan District No. 4, and \$3,700,000 in Thompson Crossing Metropolitan District No. 6.

The District had authorized but unissued debt at December 31, 2022, for the following detailed purposes:

	Authorized				Remaining a		
	November 6,			Authorization		December 31,	
	2001 Election		Used		Used		2022
		_	_				_
Water	\$	16,000,000		\$	-	\$	16,000,000
Sanitary/Storm Sewer		21,000,000			-		21,000,000
Streets		31,000,000			-		31,000,000
Parks and Recreation		13,000,000			-		13,000,000
Traffic and Safety		2,000,000			-		2,000,000
Operations and Maintenance		17,000,000			-		17,000,000
Debt Refunding		85,000,000			-		85,000,000
Television Relay and Translation		1,000,000			-		1,000,000
Public Transportation		1,000,000			-		1,000,000
Intergovernmental Contracts		102,000,000			-		102,000,000
Mortgages		110,000,000			-		110,000,000
Total	\$	399,000,000	-	\$	_	\$	399,000,000

In the future, the District may issue a portion or all of the remaining authorized but unissued general obligation debt for purposes of providing public improvements to support development as it occurs within the District's service area, subject to the limitation described above.

#### NOTE 6 NET POSITION

The District has net position consisting of three components – net investment in capital assets, restricted, and unrestricted.

Net investment in capital assets consists of capital assets, net of accumulated depreciation and reduced by the outstanding balances of bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets. As of December 31, 2022, the District had net investment in capital assets calculated as follows:

Net Investment in Capital Assets:

Principal Portion of Developer Advances for Capital		(4,127,113)
Net Investment in Capital Assets	<u>\$</u>	134,034

Restricted net position includes assets that are restricted for use either externally imposed by creditors, grantors, contributors, or laws and regulations of other governments or imposed by law through constitutional provisions or enabling legislation. The District had restricted net position as of December 31, 2022 of \$37,200 for emergencies.

The District has a deficit in unrestricted net position. The deficit was a result of the District being responsible for the repayment of debt issued for public improvements which were conveyed to other governmental entities and which costs were removed from the District's financial records.

#### NOTE 7 RELATED PARTY

All of the members of the Board of Directors during 2022 were employees of, or consultants to, Clayton Properties Group II, Inc., a Colorado corporation doing business as Oakwood Homes and the major landowner, developer, and home builder of the property within the District and Thompson Crossing Metropolitan District Nos. 4, 5, and 6.

#### NOTE 8 DISTRICT AGREEMENTS

#### District Facilities Construction and Service Intergovernmental Agreement

On June 29, 2006, the District entered into a District Facilities Construction and Service Intergovernmental Agreement with Thompson Crossing Metropolitan District No. 4 and Thompson Crossing Metropolitan District No. 5 (Financing Districts). The District Facilities Construction and Service Intergovernmental Agreement was amended and restated on May 21, 2008, to include Thompson Crossing Metropolitan District No. 6 as a Financing District (the Amended Agreement). Under the Amended Agreement, the District will, on behalf of the Financing Districts, contract for and supervise the construction and acquisition of District facilities. The District shall own all the facilities and shall be responsible for the operation and maintenance of all facilities.

#### NOTE 8 DISTRICT AGREEMENTS (CONTINUED)

#### District Facilities Construction and Service Intergovernmental Agreement (Continued)

The District facilities are to be financed from the proceeds of general obligation indebtedness to be issued by the Financing Districts. The Financing Districts shall provide for the payment of the capital and service costs or, at the option of any Financing District, may make annual payments to an escrow account for capital costs and to a service fund account for service costs. The amount of payment due under the annual payment option shall not be less than the amounts set forth in the final budget for the budget year, as prepared by the District and approved by the Financing Districts. Once payments have been made to the District, the District shall have sole authority to withdraw monies from the accounts but shall account to the Financing Districts for funds withdrawn and payments made.

The financial obligations of the Financing Districts under this Amended Agreement are general obligations of the Financing Districts and shall be payable from ad valorem taxes generated as a result of the certification by the Financing Districts of a mill levy, except as they may actually be paid from other revenues. The Boards of the Financing Districts shall annually determine, fix, and certify a rate of levy for ad valorem taxes which, when added to other funds of the Financing Districts, will be sufficient to promptly and fully pay the amounts to be paid under this agreement, as well as all other general obligation indebtedness of the Financing Districts, as the same become due.

During 2022, the Financing Districts transferred \$824,999 of net property tax revenues to the District under this agreement.

#### **Advance and Reimbursement Agreement**

The District and HC Development & Management Services, Inc. entered into an Advance and Reimbursement Agreement dated October 20, 2005, which was assigned to Oakwood Homes (the Developer) on February 28, 2013, and amended on July 7, 2015 (the AR Agreement). The AR Agreement was assigned to Clayton Properties Group, LLC (Clayton) pursuant to a Bill of Sale and Assignment and Assumption Agreement between inter alia Oakwood Homes and Clayton dated July 3, 2017. The District and Clayton entered into a Second Amendment to the AR Agreement on November 13, 2017, concerning and recognizing the advances made by Clayton, or its predecessors, the reimbursement of the advances by the District, and providing for a current accounting of the amounts owed as of October 31, 2017.

Pursuant to the AR Agreement, the Developer will advance funds to the District for improvements and services related to construction of certain public facilities and for administrative and operating costs associated with the organization and development of the District.

The District will reimburse the Developer for the advances, together with interest at the rate of 3% per annum. The District will make payment for the advances, subject to annual appropriation and budget approval, from funds available within any fiscal year and not otherwise required for operations, capital improvements and debt service costs and expenses of the District. Payments by the District are applied first to interest on, then to principal of the advances.

#### NOTE 8 DISTRICT AGREEMENTS (CONTINUED)

#### **Advance and Reimbursement Agreement (Continued)**

The current year activity and outstanding balances of the Developer advances and accrued interest at December 31, 2022, are displayed in Note 5.

#### Facilities Acquisition Agreement

The District and HC Development & Management Services, Inc. entered into a Facilities Acquisition Agreement (the FA Agreement) dated June 29, 2006, The FA Agreement was assigned by HC Development & Management Services, Inc. to Oakwood Homes, LLC on February 28, 2013, and was assigned by Oakwood Homes, LLC to Clayton Properties Group, LLC (Developer) pursuant to a Bill of Sale and Assignment and Assumption Agreement dated July 3, 2017. The District acknowledged and consented to the foregoing assignments by a First Amendment to the Facilities Acquisition Agreement dated March 13, 2018. The FA Agreement provides for the acquisition by the District of certain public improvements and facilities (the Improvements) from the Developer. The District purchased the Improvements from the Developer for the actual construction costs or the fair market value of the Improvements, as confirmed by an independent engineer. Thompson Crossing Metropolitan District No. 4 issued general obligation bonds in June 2006. A portion of the proceeds of the bonds were used to reimburse the Developer for the cost of the Improvements incurred by the Developer at the time.

## <u>Intergovernmental Agreement regarding the Payment of Operational and</u> **Administrative Costs**

An Intergovernmental Agreement regarding the Payment of Operational and Administrative Costs dated November 15, 2006, and as amended and restated on October 12, 2009, was entered into by and among the District, Thompson Crossing Metropolitan District No. 1 (District No. 1), and Thompson Crossing Metropolitan District No. 2 (District No. 2 and collectively with the District and District No. 1, the Districts) (the IGA). For purposes of the IGA, any reference to property located within the District includes all property located within Thompson Crossing Metropolitan District Nos. 3, 4, 5, and 6. District No. 1's sole source of revenue is from the collection of system development fees and sale of sewer certificates (Tap Fees).

Pursuant to the IGA, the District and District No. 2 each agreed to pay to District No. 1, 50% of the cost of continued operation and administration of District No. 1. During 2022, the District transferred \$5,477 to District No. 1. The District and District No. 2 may recover their respective allocated amounts paid to District No. 1 by requesting that a tap surcharge be added to the Tap Fees issued for use within each requesting district. As of December 31, 2022, the District had not requested such a tap surcharge.

The IGA automatically renews for one-year periods unless terminated by any party effective December 31st of the year in which the written notice of termination is given. Upon any Districts' termination of its interest in this IGA, the property within said District shall immediately be subject to imposition of a system development fee in order to provide District No. 1 with adequate revenue to pay for District No. 1's administrative and operational costs.

#### NOTE 9 RISK MANAGEMENT

The District is exposed to various risks of loss related to torts; thefts of, damage to, or destruction of assets; errors or omissions; injuries to employees; or acts of God.

The District is a member of the Colorado Special Districts Property and Liability Pool (the Pool). The Pool is an organization created by intergovernmental agreement to provide property, liability, public officials' liability, boiler and machinery and workers' compensation coverage to its members. Settled claims have not exceeded this coverage in any of the past three fiscal years.

The District pays annual premiums to the Pool for liability, property, public officials', crime and workers' compensation liability coverage. In the event aggregated losses incurred by the Pool exceed amounts recoverable from reinsurance contracts and funds accumulated by the Pool, the Pool may require additional contributions from the Pool members. Any excess funds which the Pool determines are not needed for purposes of the Pool may be returned to the members pursuant to a distribution formula.

#### NOTE 10 TAX. SPENDING, AND DEBT LIMITATIONS

Article X, Section 20 of the Colorado Constitution, referred to as the Taxpayer's Bill of Rights (TABOR), contains tax, spending, revenue, and debt limitations which apply to the state of Colorado and all local governments.

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions. Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue.

TABOR requires local governments to establish Emergency Reserves. These reserves must be at least 3% of Fiscal Year Spending (excluding bonded debt service). Local governments are not allowed to use the Emergency Reserves to compensate for economic conditions, revenue shortfalls, or salary or benefit increases.

The District's management believes it is in compliance with the provisions of TABOR. However, TABOR is complex and subject to interpretation. Many of the provisions, including the interpretation of how to calculate Fiscal Year Spending limits, will require judicial interpretation.

On November 6, 2001, the District voters passed an election question to increase property taxes \$850,000 annually, without limitation of rate, to pay the District's operations, maintenance, and other expenses. Additionally, the District's electors authorized the District to collect, retain and spend all revenue up to \$102,000,000 annually, other than ad valorem taxes, without regard to any limitations under TABOR.

**SUPPLEMENTARY INFORMATION** 

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 CAPITAL PROJECTS FUND SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	Original and Final Budget	Actual Amounts	Variance with Final Budget Positive (Negative)
REVENUES			
System Development Fees	\$ 225,000	\$ 82,500	\$ (142,500)
Total Revenues	225,000	82,500	(142,500)
EXPENDITURES			
Capital Outlay	2,275,000	1,122,095	1,152,905
Contingency	50,000	-	50,000
Landscape Enhancements	100,000	21,427	78,573
Total Expenditures	2,425,000	1,143,522	1,281,478
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES	(2,200,000)	(1,061,022)	1,138,978
OTHER FINANCING SOURCES (USES) Developer Advance Repay Developer Advance Total Other Financing Sources (Uses)	2,325,000 (200,000) 2,125,000	740,974 - 740,974	(1,584,026) 200,000 (1,384,026)
NET CHANGE IN FUND BALANCE	(75,000)	(320,048)	(245,048)
Fund Balance - Beginning of Year	158,000	78,248	(79,752)
FUND BALANCE - END OF YEAR	\$ 83,000	\$ (241,800)	\$ (324,800)

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 GENERAL FUND – SCHEDULE OF EXPENDITURES – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	а	Original nd Final Budget	,	Actual Amounts	Fir	Variance with Final Budget Positive (Negative)	
EXPENDITURES							
General and Administrative:							
Accounting	\$	85,000	\$	53,677	\$	31,323	
Audit		16,000		15,700		300	
Contingency		7,272		_		7,272	
County Treasurer's Fees		3		3		· <u>-</u>	
District Management		90,000		92,156		(2,156)	
Dues and Membership		2,600		2,453		` 147 <sup>°</sup>	
Insurance and Bonds		37,000		34,741		2,259	
Transfer to Thompson District No.1		11,000		5,477		5,523	
Election Costs		50,000		8.940		41.060	
Legal		55,000		51,714		3,286	
Reserve Study		5,000				5,000	
Miscellaneous		5,000		5,506		(506)	
Total General and Administrative	•	363,875		270,367		93,508	
District Operations and Maintenance:							
Landscape Maintenance		272,433		273,411		(978)	
Repairs and Maintenance		45,000		75,436		(30,436)	
Utilities		35,000		35,205		(205)	
Covenant Control and Inspections		65,000		64,639		361	
Irrigation Repairs		32,692		35,830		(3,138)	
Snow Removal		30,000		30,828		(828)	
Total District Operations and Maintenance		480,125		515,349		(35,224)	
Existing Pool Operations:							
Lifeguards		70,000		42,112		27,888	
Pool Chemicals		10,000		3,652		6,348	
Pool Operations and Maintenance		25,000		4,559		20,441	
Pool Repairs		10,000		5,175		4,825	
Pool Utilities		20,000		6,927		13,073	
Total Existing Pool Operations		135,000		62,425		72,575	
New Pool Operations:		45.000				45.000	
Lifeguards		45,000		_		45,000	
Pool Chemicals		10,500		_		10,500	
Pool Operations and Maintenance		8,000		=		8,000	
Pool Utilities		25,000				25,000	
Total New Pool Operations		88,500		=		88,500	
Clubhouse Operations:							
Clubhouse Events		2,500		-		2,500	
Clubhouse General Repairs		4,000		=		4,000	
Clubhouse Operations and Maintenance		21,000		=		21,000	
Clubhouse Snow Removal		5,000		-		5,000	
Clubhouse Utilities		5,000		_		5,000	
Facilities Management		11,000				11,000	
Total Clubhouse Operations		48,500		=		48,500	
Total Expenditures	\$	1,116,000	\$	848,141	\$	267,859	

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 3 SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2022

		Prior					
	Year	Assessed					
	Va	aluation					
	for	Current	Mills Levied				Percentage
Year Ended	Year	Property	General	 Total Prop	erty Tax	es	Collected
December 31,	Ta	ax Levy	Fund	Levied	Co	llected	to Levied
2018	\$	1,403	90.074	\$ 126	\$	130	103.17 %
2019		1,351	90.074	122		122	100.00
2020		1,351	90.703	123		123	100.00
2021		1,351	90.518	122		122	100.00
2022		1,486	90.518	135		135	100.00
Estimated for the Year Ending December 31,							
2023	\$	1,432	90.518	\$ 130			

NOTE: Property taxes collected in any one year include collection of delinquent property taxes assessed in prior years, as well as reductions for property tax refunds or abatements. Information received from the County Treasurer does not permit identification of specific year of assessment.

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 Larimer County, Colorado

## FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2022

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#### Certified Public Accountants

#### INDEPENDENT AUDITOR'S REPORT

Board of Directors Thompson Crossing Metropolitan District No. 4 Larimer County, Colorado

#### **Report on the Audit of the Financial Statements**

#### **Opinions**

We have audited the accompanying financial statements of the governmental activities and each major fund of Thompson Crossing Metropolitan District No. 4 (the District), as of and for the year ended December 31, 2022, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities and each major fund of the District, as of December 31, 2022, and the respective changes in financial position and the budgetary comparison for the General Fund for the year then ended in accordance with accounting principles generally accepted in the United States of America.

#### **Basis for Opinions**

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the District and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

#### Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the District's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

#### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the District's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the
  aggregate, that raise substantial doubt about the District's ability to continue as a going
  concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

#### Required Supplementary Information

Management has omitted Management's Discussion and Analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such missing information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. Our opinion on the basic financial statements is not affected by this missing information.

#### **Supplementary Information**

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the District's basic financial statements. The Supplementary Information, as listed in the table of contents, is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Supplementary Information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

#### Other Information

Management is responsible for the other information included in the annual report. The Other Information, as listed in the table of contents, does not include the basic financial statements and our auditor's report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

May 31, 2023

Daysio o Associates, P.C.



#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 STATEMENT OF NET POSITION DECEMBER 31, 2022

	Governmental Activities
ASSETS Cash and Investments Cash and Investments - Restricted Receivable - County Treasurer Property Taxes Receivable Total Assets	\$ 237,252 1,348,951 10,183 2,157,980 3,754,366
LIABILITIES  Due to Thompson Crossing No. 3 Accounts Payable Accrued Interest Noncurrent Liabilities: Due in More Than One Year Total Liabilities	3,258 4,000 127,060 32,812,057 32,946,375
DEFERRED INFLOWS OF RESOURCES Property Tax Revenue Total Deferred Inflows of Resources	2,157,980 2,157,980
NET POSITION Restricted for: Emergency Reserves Unrestricted	3,000 (31,352,989)
Total Net Position	\$ (31,349,989)

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

	Expenses	Charges for Services	Program Revenues Operating Grants and Contributions	Capital Grants and Contributions	Net Revenues (Expenses) and Change in Net Position  Governmental Activities	
FUNCTIONS/PROGRAMS Primary Government: Governmental Activities: General Government Interest and Related Costs on Long-Term Debt	\$ 692,603 1,472,245	\$ - 	\$ 27,500	\$ - 	\$ (665,103) (1,472,245)	
<b>Total Governmental Activities</b>	\$ 2,164,848	\$ -	\$ 27,500	\$ -	(2,137,348)	
GENERAL REVENUES  Property Taxes  Specific Ownership Taxes  Net Investment Income  Total General Revenues						
	CHANGE IN NET F	POSITION			15,845	
	Net Position - Begir	nning of Year			(31,365,834)	
	NET POSITION - E	ND OF YEAR			\$ (31,349,989)	

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 BALANCE SHEET – GOVERNMENTAL FUNDS DECEMBER 31, 2022

ACCETC	General			Debt Service	Go	Total overnmental Funds
ASSETS Cash and Investments	\$	237,252	\$	_	\$	237,252
Cash and Investments - Restricted	Ψ	3,000	Ψ	1,345,951	Ψ	1,348,951
Receivable - County Treasurer		3,555		6,628		10,183
Property Taxes Receivable		752,525		1,405,455		2,157,980
Total Assets	\$	996,332	\$	2,758,034	\$	3,754,366
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND FUND BALANCES						
LIABILITIES						
Accounts Payable	\$	-	\$	4,000	\$	4,000
Due to Thompson Crossing No. 3		3,258		<u> </u>		3,258
Total Liabilities		3,258		4,000		7,258
DEFERRED INFLOWS OF RESOURCES						
Property Tax Revenue		752,525		1,405,455		2,157,980
Total Deferred Inflows of Resources		752,525		1,405,455		2,157,980
FUND BALANCES Restricted for:						
Emergency Reserves		3,000		-		3,000
Debt Service		-		1,348,579		1,348,579
Unassigned		237,549				237,549
Total Fund Balances		240,549		1,348,579		1,589,128
Total Liabilities, Deferred Inflows of Resources, and Fund Balances	\$	996,332	\$	2,758,034		
		· · · · · · · · · · · · · · · · · · ·		<u> </u>		
Amounts reported for governmental activities in the statement of net position are different because:						
Long-term liabilities, including bonds payable, are not due and payable in the current period and, therefore, are not reported in the funds.						
Bonds Payable						(31,270,000)
Bond Premium Payable						(1,542,057)
Accrued Interest on Bonds						(127,060)
Net Position of Governmental Activities					\$	(31,349,989)

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES – GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2022

				5.14	_	Total
	General			Debt Service	Go	vernmental Funds
REVENUES						
Property Taxes	\$	689,816	\$	1,286,073	\$	1,975,889
Specific Ownership Taxes		49,355		92,016		141,371
Net Investment Income		550		35,383		35,933
System Development Fees		27,500		-		27,500
Total Revenues		767,221		1,413,472		2,180,693
EXPENDITURES						
Current:						
County Treasurer's Fees		13,807		25,743		39,550
Transfer to District No. 3 - Operations Debt Service:		678,796		-		678,796
Bond Interest		_		1,524,725		1,524,725
Paying Agent/Trustee Fees		-		4,000		4,000
Total Expenditures		692,603		1,554,468		2,247,071
NET CHANGE IN FUND BALANCES		74,618		(140,996)		(66,378)
Fund Balances - Beginning of Year		165,931		1,489,575		1,655,506
FUND BALANCES - END OF YEAR	\$	240,549	\$	1,348,579	\$	1,589,128

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES OF THE GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Change in Fund Balances - Governmental Funds	\$ (66,378)
Amounts reported for governmental activities in the statement of activities are different because:	
Some expenses reported in the statement of activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.  Amortization of Bond Premium	 82,223
Change in Net Position of Governmental Activities	\$ 15.845

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 GENERAL FUND – STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

REVENUES	а	Original Ind Final Budget		Actual Amounts	Variance with Final Budget Positive (Negative)		
Property Taxes	\$	690,151	\$	689,816	\$	(335)	
Specific Ownership Taxes	•	48,311	*	49,355	*	1,044	
Net Investment Income		300		550		250	
System Development Fees		75,000		27,500		(47,500)	
Total Revenues		813,762		767,221		(46,541)	
EXPENDITURES							
County Treasurer's Fees		13,803		13,807		(4)	
Transfer to District No. 3 - Operations		691,659		678,796		12,863	
Capital Enhancements		95,000				95,000	
Total Expenditures		800,462		692,603		107,859	
NET CHANGE IN FUND BALANCE		13,300		74,618		61,318	
Fund Balance - Beginning of Year		172,252		165,931		(6,321)	
FUND BALANCE - END OF YEAR	\$	185,552	\$	240,549	\$	54,997	

#### NOTE 1 DEFINITION OF REPORTING ENTITY

Thompson Crossing Metropolitan District No. 4 (the District), a quasi-municipal corporation and political subdivision of the state of Colorado, was organized by order and decree of the District Court for Larimer County on November 9, 2005, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District was established to provide for the construction, installation, financing, and operation of public improvements, including streets, traffic safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, and mosquito control within the District.

Under a Consolidated Service Plan dated August 20, 2001, as modified on October 3, 2005, the District was organized in conjunction with five other related districts, Thompson Crossing Metropolitan District No. 1 (Control District), Thompson Crossing Metropolitan District No. 3 (Operating District), Thompson Crossing Metropolitan District No. 5 (Financing District), and Thompson Crossing Metropolitan District No. 6 (Financing District) (collectively, the Districts). The District serves as the Financing District for Thompson Crossing Metropolitan District No. 3. The District's service area is located entirely within the Town of Johnstown (the Town), Larimer County, Colorado.

The District follows the Governmental Accounting Standards Board (GASB) accounting pronouncements which provide guidance for determining which governmental activities, organizations, and functions should be included within the financial reporting entity. GASB pronouncements set forth the financial accountability of a governmental organization's elected governing body as the basic criterion for including a possible component governmental organization in a primary government's legal entity. Financial accountability includes, but is not limited to, appointment of a voting majority of the District's governing body, ability to impose its will on the organization, a potential for the District to provide specific financial benefits or burdens and fiscal dependency.

The District is not financially accountable for any other organization, nor is the District a component unit of any other primary governmental entity, including the Town and the other Thompson Crossing Metropolitan Districts.

The District has no employees, and contracts for all of its management and professional services.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The more significant accounting policies of the District are described as follows:

### **Government-Wide and Fund Financial Statements**

The government-wide financial statements include the statement of net position and the statement of activities. These financial statements include all of the activities of the District. The effect of interfund activity has been removed from these statements. Governmental activities are normally supported by property taxes and intergovernmental revenues.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### **Government-Wide and Fund Financial Statements (Continued)**

The statement of net position reports all financial and capital resources of the District. The difference between the assets, deferred outflow of resources, liabilities, and deferred inflow of resources of the District is reported as net position.

The statement of activities demonstrates the degree to which the direct and indirect expenses of a given function or segment are offset by program revenues. Direct expenses are those that are clearly identifiable with a specific function or segment. Program revenues include 1) charges to customers or applicants who purchase, use, or directly benefit from goods, services, or privileges provided by a given function or segment, and 2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function or segment. Taxes and other items not properly included among program revenues are reported instead as general revenues.

Separate financial statements are provided for the governmental funds. Major individual governmental funds are reported as separate columns in the fund financial statements.

#### Measurement Focus, Basis of Accounting, and Financial Statement Presentation

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the government considers revenues to be available if they are collected within 60 days of the end of the current fiscal period. The major sources of revenue susceptible to accrual are property taxes, specific ownership taxes, and system development fees. All other revenue items are considered to be measurable and available only when cash is received by the District. Expenditures, other than interest on long-term obligations, are recorded when the liability is incurred or the long-term obligation is due.

The District reports the following major governmental funds:

The General Fund is the District's primary operating fund. It accounts for all financial resources of the general government, except those required to be accounted for in another fund.

The Debt Service Fund accounts for the resources accumulated and payments made for principal and interest on long-term general obligation debt of the governmental funds.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### **Budgets**

In accordance with the State Budget Law, the District's Board of Directors holds public hearings in the fall each year to approve the budget and appropriate the funds for the ensuing year. The appropriation is at the total fund expenditures and other financing uses level and lapses at year-end. The District's Board of Directors can modify the budget by line item within the total appropriation without notification. The appropriation can only be modified upon completion of notification and publication requirements. The budget includes each fund on its basis of accounting unless otherwise indicated.

On November 1, 2022, the District adopted a resolution to amend its annual budget for the year ending December 31, 2022.

#### **Pooled Cash and Investments**

The District follows the practice of pooling cash and investments of all funds to maximize investment earnings. Except when required by trust or other agreements, all cash is deposited to and disbursed from a single bank account. Cash in excess of immediate operating requirements is pooled for deposit and investment flexibility. Investment earnings are allocated periodically to the participating funds based upon each fund's average equity balance in the total cash and investments.

### **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

Property taxes, net of estimated uncollectible taxes, are recorded initially as deferred inflow of resources in the year they are levied and measurable. The property tax revenues are recorded as revenue in the year they are available or collected.

### System Development Fees and Facilities Fees

System development fees are charged against properties within the District. The system development fee is due at the time of issuance of a building permit. All fees prior to September 5, 2019 were pledged revenue to be used for payment of principal and interest on the Series 2006 bonds. As of September 5, 2019, system development fees are no longer pledged to the District's bonds and all such fees and development fees are repealed. Following September 5, 2019, the District collects and retains a Facilities Fee in the amount of \$500 per residential home for the first 500 homes for which a building permit is issued.

As of December 31, 2022 the District has collected fees for 232 homes.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### **District Fees**

The District and Thompson Crossing Metropolitan District No. 6 adopted a maintenance fee in the amount of \$85 per month per lot to maintain common areas within the boundaries of the Thompson River Ranch Filing Nos. 9 and 12, which is paid to Thompson Crossing Metropolitan District No. 3 to fund the applicable portion of the cost of the Thompson Crossing Metropolitan District No. 3's maintenance activities related thereto. The District and Thompson Crossing Metropolitan District No. 6 adopted a Second Amended and Restated Joint Resolution of Thompson Crossing Metropolitan District Nos. 4 & 6 Imposing a Monthly Maintenance Fee for Thompson River Ranch Carriage House on February 27, 2023 which raises the fee to \$110 per month, effective April 1, 2023.

### **Deferred Inflows of Resources**

In addition to liabilities, the statement of net position reports a separate section for deferred inflows of resources. This separate financial statement element, *deferred inflows of resources*, represents an acquisition of net assets that applies to a future period and so will not be recognized as an inflow of resources (revenue) until that time. The District has one item that qualifies for reporting in this category. Accordingly, the item, *deferred property tax revenue*, is deferred and recognized as an inflow of resources in the period that the amount becomes available.

### **Equity**

### **Net Position**

For government-wide presentation purposes when both restricted and unrestricted resources are available for use, it is the District's practice to use restricted resources first, then unrestricted resources as they are needed.

### Fund Balance

Fund balance for governmental funds should be reported in classifications that comprise a hierarchy based on the extent to which the government is bound to honor constraints on the specific purposes for which spending can occur. Governmental funds report up to five classifications of fund balance: nonspendable, restricted, committed, assigned, and unassigned. Because circumstances differ among governments, not every government or every governmental fund will present all of these components. The following classifications describe the relative strength of the spending constraints:

Nonspendable Fund Balance – The portion of fund balance that cannot be spent because it is either not in spendable form (such as prepaid amounts or inventory) or legally or contractually required to be maintained intact.

Restricted Fund Balance – The portion of fund balance that is constrained to being used for a specific purpose by external parties (such as bondholders), constitutional provisions, or enabling legislation.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### **Equity (Continued)**

### Fund Balance (Continued)

Committed Fund Balance – The portion of fund balance that can only be used for specific purposes pursuant to constraints imposed by formal action of the government's highest level of decision-making authority, the Board of Directors. The constraint may be removed or changed only through formal action of the Board of Directors.

Assigned Fund Balance – The portion of fund balance that is constrained by the government's intent to be used for specific purposes but is neither restricted nor committed. Intent is expressed by the Board of Directors to be used for a specific purpose. Constraints imposed on the use of assigned amounts are more easily removed or modified than those imposed on amounts that are classified as committed.

*Unassigned Fund Balance* – The residual portion of fund balance that does not meet any of the criteria described above.

If more than one classification of fund balance is available for use when an expenditure is incurred, it is the District's practice to use the most restrictive classification first.

### NOTE 3 CASH AND INVESTMENTS

Cash and investments as of December 31, 2022, are classified in the accompanying financial statements as follows:

Statement of Net Position:

Cash and Investments	\$ 237,252
Cash and Investments - Restricted	1,348,951
Total Cash and Investments	\$ 1,586,203

Cash and investments as of December 31, 2022, consist of the following:

Investments <u>\$ 1,586,203</u>

### **Deposits with Financial Institutions**

The Colorado Public Deposit Protection Act (PDPA) requires that all units of local government deposit cash in eligible public depositories. Eligibility is determined by state regulators. Amounts on deposit in excess of federal insurance levels must be collateralized. The eligible collateral is determined by the PDPA. PDPA allows the institution to create a single collateral pool for all public funds. The pool for all the uninsured public deposits as a group is to be maintained by another institution or held in trust. The market value of the collateral must be at least 102% of the aggregate uninsured deposits.

The State Commissioners for banks and financial services are required by statute to monitor the naming of eligible depositories and reporting of the uninsured deposits and assets maintained in the collateral pools.

### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

### **Deposits with Financial Institutions (Continued)**

At December 31, 2022, the District did not have any cash deposits.

### <u>Investments</u>

The District has not adopted a formal investment policy; however, the District follows state statutes regarding investments.

The District generally limits its concentration of investments to those noted with an asterisk (\*) below, which are believed to have minimal credit risk, minimal interest rate risk, and no foreign currency risk. Additionally, the District is not subject to concentration risk or investment custodial risk disclosure requirements for investments that are in the possession of another party.

Colorado revised statutes limit investment maturities to five years or less unless formally approved by the Board of Directors. Such actions are generally associated with a debt service reserve or sinking fund requirements.

Colorado statutes specify investment instruments meeting defined rating and risk criteria in which local governments may invest which include:

- . Obligations of the United States, certain U.S. government agency securities, and securities of the World Bank
- . General obligation and revenue bonds of U.S. local government entities
- . Certain certificates of participation
- . Certain securities lending agreements
- . Bankers' acceptances of certain banks
- . Commercial paper
- Written repurchase agreements and certain reverse repurchase agreements collateralized by certain authorized securities
- . Certain money market funds
- . Guaranteed investment contracts
- Local government investment pools

As of December 31, 2022, the District had the following investments:

<u>Investment</u>	Maturity	 Amount
Colorado Surplus Asset Fund Trust	Weighted-Average	
(CSAFE)	Under 60 Days	\$ 1,586,203
		\$ 1,586,203

### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

### **CSAFE**

The District invested in the Colorado Surplus Asset Fund Trust (CSAFE) (the Trust), which is an investment vehicle established by state statute for local government entities to pool surplus assets. The State Securities Commissioner administers and enforces all state statutes governing the Trust. The Trust currently offers two portfolios – CSAFE CASH FUND and CSAFE CORE.

CSAFE CASH FUND operations similar to a money market fund, with each share valued at \$1.00. CSAFE may invest in U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain money market funds and highest rated commercial paper, any security allowed under CRS 24-75-601.

CSAFE CORE, a variable Net Asset Value (NAV) Local Government Investment Pool, offers weekly liquidity and is managed to approximate a \$2.00 transactional share price. CSAFE CORE may invest in securities authorized by CRS 24-75-601, including U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain obligations of U.S. government agencies, highest rated commercial paper, and any security allowed under CRS 24-75-601.

A designated custodial bank serves as custodian for CSAFE's portfolio pursuant to a custodian agreement. The custodian acts as safekeeping agent for CSAFE's investment portfolio and provides services as the depository in connection with direct investments and withdrawals. The custodian's internal records segregate investments owned by CSAFE. CSAFE CASH FUND is rated AAAmmf and CSAFE CORE is rated AAAf/S1 by Fitch Ratings. CSAFE records its investments at amortized cost and the District records its investments in CSAFE using the amortized cost method. There are no unfunded commitments, the redemption frequency is daily and there is no redemption notice period.

#### NOTE 4 LONG-TERM OBLIGATIONS

The following is an analysis of changes in the District's long-term obligations for the year ended December 31, 2022:

	Balance - December 31, 2021			Additions	Re	eductions	Balance - December 31, 2022	
Government Activities:								
General Obligation Bonds -								
Series 2019	\$	31,270,000	\$	-	\$	-	\$	31,270,000
Bond Premium		1,624,280				82,223		1,542,057
Total	\$	32,894,280	\$	-	\$	82,223	\$	32,812,057

The details of the District's long-term obligations are as follows:

#### NOTE 4 LONG-TERM OBLIGATIONS (CONTINUED)

### **General Obligation Bonds**

### Series 2019 General Obligation Refunding and Improvement Bonds

On September 5, 2019, the District issued \$31,270,000 in Series 2019 General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, which bear interest of 3.5% to 5.0% (4.0271% yield), payable semi-annually on June 1 and December 1. Annual mandatory sinking fund principal payments are due on December 1, beginning on December 1, 2024. The bonds mature on December 1, 2049.

Proceeds from the sale of the Bonds were used to refund the Series 2006 General Obligations Bonds and to reimburse a portion of public infrastructure costs. A portion of the proceeds were also used to fund an initial deposit to the Surplus Fund and the costs of issuing the Bonds.

The Series 2019 Bonds are secured by and payable solely from Pledged Revenue, which includes property taxes derived from the Required Mill Levy net of the cost of collection, specific ownership taxes allocable to the Required Mill Levy, Capital Fees (not including system development fees, which are not pledged to the payment of the bonds) and any other legally available moneys of the District credited to the Bond Fund. The Required Mill Levy (for debt service) is defined in the Bond Resolution as a mill levy imposed upon all taxable property in the District each year in an amount sufficient to pay the principal of and interest on the Series 2019 Bonds but not in excess of 50 mills and not less than 41.838 mills, as adjusted for changes in the method of calculating assessed valuation after August 20, 2001. The minimum mill levy as currently adjusted is 56.701 mills and the maximum mill levy as currently adjusted is 67.763 mills. Once the Debt to Assessed Ratio on total debt issued is 50% or less, the mill levy may be imposed in an amount sufficient to pay debt service on the Series 2019 Bonds without limitation or rate.

A surplus fund was established as additional security for the bonds and will be used to fund any deficiencies in the amounts required to pay bond principal and interest when due. The surplus fund will be funded up to a maximum amount of \$4,690,500, solely from available Pledged Revenue that is not required to pay the principal or interest on the bonds. The surplus fund will be maintained until the Debt to Assessed Ratio is 50% or less, after which any balances remaining in the surplus fund will be transferred to the District for application to any lawful purpose. The bonds do not have a reserve requirement other than this surplus fund. The balance in the surplus fund is \$1,328,491 as of December 31, 2022.

#### NOTE 4 LONG-TERM OBLIGATIONS (CONTINUED)

### **General Obligation Bonds (Continued)**

The District's long-term obligations will mature as follows:

Year Ending December 31,	Principal		Interest	Total		
2023	\$	-	\$ 1,524,725	\$	1,524,725	
2024		95,000	1,524,725		1,619,725	
2025		270,000	1,521,400		1,791,400	
2026		440,000	1,511,950		1,951,950	
2027		530,000	1,496,550		2,026,550	
2028-2032		3,500,000	7,130,475		10,630,475	
2033-2037		5,015,000	6,142,750		11,157,750	
2038-2042		7,050,000	4,695,500		11,745,500	
2043-2047		9,625,000	2,688,750		12,313,750	
2048-2049		4,745,000	 358,750		5,103,750	
Total	\$	31,270,000	\$ 28,595,575	\$	59,865,575	

#### **Authorized Debt**

On November 1, 2005, District voters approved debt authorization in the amount of \$520,000,000 for the construction of capital improvements, with an additional \$65,000,000 for refunding debt. The voters also authorized debt of \$65,000,000 for the cost of operating and maintaining the District's systems.

The Modified Consolidated Service Plan dated October 3, 2005, limits the total principal amount of obligations that the Districts may have outstanding in aggregate at any one time to \$65,000,000, provided that in the case where obligations of the Financing Districts are supporting revenue bonds of the Control District, the Control District revenue bonds shall not be counted. At December 31, 2022, the total outstanding principal obligations of the Districts were \$54,780,000, which includes \$19,810,000 of debt in Thompson Crossing Metropolitan District No. 2, \$31,270,000 of debt in the District, and \$3,700,000 in Thompson Crossing Metropolitan District No. 6.

In the future, the District may issue a portion or all of the remaining authorized but unissued general obligation debt for purposes of providing public improvements to support development as it occurs within the District's service area.

### NOTE 4 LONG-TERM OBLIGATIONS (CONTINUED)

### **Authorized Debt (Continued)**

The District had authorized but unissued debt at December 31, 2022, for the following detailed purposes:

					А	uthorization Used -		thorization Used -		
		Authorized	Α	uthorization	5	Series 2019	Se	eries 2019	F	Remaining at
	١	lovember 1,		Used		Refunding	lm	provement	D	ecember 31,
	2	005 Election		Series 2006		Bonds		Bonds		2022
Water	\$	65,000,000	\$	3,145,350	\$	-	\$	324,193	\$	61,530,457
Sanitary/Storm Sewer		65,000,000		8,226,300		-		372,514		56,401,186
Streets		65,000,000		8,952,150		-		782,286		55,265,564
Parks and Recreation		65,000,000		3,629,250		-		131,250		61,239,500
Traffic and Safety		65,000,000		-		-		-		65,000,000
Operations/Maintenance		65,000,000		241,950		-		-		64,758,050
Debt Refunding		65,000,000		-		5,464,757		-		59,535,243
Television Relay		65,000,000		-		-		-		65,000,000
Public Transportation		65,000,000		-		-		-		65,000,000
Mosquito Control		65,000,000		<u> </u>						65,000,000
Total	\$	650,000,000	\$	24,195,000	\$	5,464,757	\$	1,610,243	\$	618,730,000

#### NOTE 5 NET POSITION

The District has net position consisting of two components – restricted and unrestricted.

Restricted net position includes assets that are restricted for use either externally imposed by creditors, grantors, contributors, or laws and regulations of other governments or imposed by law through constitutional provisions or enabling legislation. The District had restricted net position as of December 31, 2022 as follows:

Restricted Net Position:

Emergency Reserves \$ 3,000
Total Restricted Net Position \$ 3,000

The District has a deficit in unrestricted net position. This deficit amount is a result of the District being responsible for the repayment of bonds issued for public improvements which were conveyed to other governmental entities and which costs were removed from the District's financial records.

### NOTE 6 RELATED PARTIES

Certain members of the Board of Directors during 2022 were employees of, or consultants to, Clayton Properties Group II, Inc., a Colorado corporation doing business as Oakwood Homes and the major landowner, developer, and home builder of the property within the District and Thompson Crossing Metropolitan District Nos. 3, 5, and 6.

#### NOTE 7 DISTRICT AGREEMENTS

### **District Facilities Construction and Service Intergovernmental Agreement**

On June 29, 2006, Thompson Crossing Metropolitan District No. 3 (Operating District) entered into a District Facilities Construction and Service Intergovernmental Agreement with the District and Thompson Crossing Metropolitan District No. 5 (Financing Districts). The District Facilities Construction and Service Intergovernmental Agreement was amended and restated on May 21, 2008, to include Thompson Crossing Metropolitan District No. 6 as a Financing District (the Amended Agreement). Under the Amended Agreement, the Operating District will, on behalf of the Financing Districts, contract for and supervise the construction and acquisition of District facilities, including water, sanitation, street, safety, park and recreation, transportation facilities, programs, and other public infrastructure and services. The Operating District shall own all the facilities and shall be responsible for the operation and maintenance of all facilities.

The District facilities are to be financed from the proceeds of general obligation indebtedness to be issued by the Financing Districts. The Financing Districts, upon execution of the agreement, shall provide for the payment of the capital and service costs or, at the option of any Financing District, may make annual payments to an escrow account for capital costs and to a service fund account for service costs. The amount of payment due under the annual payment option shall not be less than the amounts set forth in the final budget for the budget year, as prepared by the Operating District and approved by the Financing Districts. Once payments have been made to the Operating District, the Operating District shall have sole authority to withdraw monies from the accounts but shall account to the Financing Districts for funds withdrawn and payments made.

The financial obligations of the Financing Districts under this agreement are general obligations of the Financing Districts and shall be payable from ad valorem taxes generated as a result of the certification by the Financing Districts of a mill levy, except as they may actually be paid from other revenues. The Boards of the Financing Districts shall annually determine, fix, and certify a rate of levy for ad valorem taxes which, when added to other funds of the Financing Districts, will be sufficient to promptly and fully pay the amounts to be paid under this agreement, as well as all other general obligation indebtedness of the Financing Districts, as the same become due.

During 2022, the District transferred \$678,796 of service costs to Thompson Crossing Metropolitan District No. 3 under this agreement.

The District certified a general mill levy of 28.718 mills for 2022, of which 2.000 mills were retained to fund capital and/or landscape enhancements within the District. The revenue generated from the 2.000 mills is retained by the District and separate from the revenues collected and transferred to the Operating District under this agreement.

### NOTE 7 DISTRICT AGREEMENTS (CONTINUED)

### **Advance and Reimbursement and Facilities Acquisition Agreement**

On August 22, 2019, the District and Clayton Properties Group II, Inc. (the Developer) entered into an Advance and Reimbursement and Facilities Acquisition Agreement whereby the Developer agreed to loan moneys to the District for purposes of funding public infrastructure costs of the District. Under the agreement, construction contracts entered into by the Developer for the benefit of the District are subject to future reimbursement by the District. Interest accrues on advances at 8% per annum. As of December 31, 2022, no amounts are due under this agreement.

#### NOTE 8 RISK MANAGEMENT

The District is exposed to various risks of loss related to torts; thefts of, damage to, or destruction of assets; errors or omissions; injuries to employees; or acts of God.

The District is a member of the Colorado Special Districts Property and Liability Pool (the Pool). The Pool is an organization created by intergovernmental agreement to provide property, liability, public officials' liability, boiler and machinery, and workers' compensation coverage to its members. Settled claims have not exceeded this coverage in any of the past three fiscal years.

The District pays annual premiums to the Pool for liability, property and public officials' liability coverage. In the event aggregated losses incurred by the Pool exceed amounts recoverable from reinsurance contracts and funds accumulated by the Pool, the Pool may require additional contributions from the Pool members. Any excess funds which the Pool determines are not needed for purposes of the Pool may be returned to the members pursuant to a distribution formula.

#### NOTE 9 TAX, SPENDING, AND DEBT LIMITATIONS

Article X, Section 20 of the Colorado Constitution, commonly known as the Taxpayer's Bill of Rights (TABOR), contains tax, spending, revenue, and debt limitations which apply to the state of Colorado and all local governments.

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions. Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue.

TABOR requires local governments to establish Emergency Reserves. These reserves must be at least 3% of Fiscal Year Spending (excluding bonded debt service). Local governments are not allowed to use the emergency reserves to compensate for economic conditions, revenue shortfalls, or salary or benefit increases.

### NOTE 9 TAX, SPENDING, AND DEBT LIMITATIONS (CONTINUED)

The District transfers a portion of its operating revenue to the Operating District. Therefore, the Emergency Reserves related to the District's revenues transferred are reported in the Operating District.

The District's management believes it is in compliance with the provisions of TABOR. However, TABOR is complex and subject to interpretation. Many of the provisions, including the interpretation of how to calculate Fiscal Year Spending limits, will require judicial interpretation.

On November 1, 2005, the District voters passed an election question to increase property taxes \$5,000,000 annually, without limitation of rate, to pay the District's operations, maintenance, and other expenses. Additionally, the District's electors authorized the District to collect, retain, and spend all revenue annually, other than ad valorem taxes, without regard to limitations under TABOR.

**SUPPLEMENTARY INFORMATION** 

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 DEBT SERVICE FUND – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	Pudget	۸mai	unto	Actual	Fina	ance with al Budget ositive
	Budget	AIIIO			-	
	 Original		Final	 Amounts	(N	egative)
REVENUES						
Property Taxes	\$ 1,286,698	\$	1,286,520	\$ 1,286,073	\$	(447)
Specific Ownership Taxes	90,069		89,283	92,016		2,733
Net Investment Income	1,700		18,000	35,383		17,383
Total Revenues	1,378,467		1,393,803	1,413,472		19,669
EXPENDITURES						
Current:						
County Treasurer's Fees	25,734		25,730	25,743		(13)
Bond Interest	1,524,725		1,524,725	1,524,725		-
Paying Agent/Trustee Fees	3,000		4,000	4,000		_
Contingency	-		1,545	-		1,545
Total Expenditures	1,553,459		1,556,000	1,554,468		1,532
NET CHANGE IN FUND BALANCE	(174,992)		(162,197)	(140,996)		21,201
Fund Balance - Beginning of Year	1,490,554		1,489,575	1,489,575		
FUND BALANCE - END OF YEAR	\$ 1,315,562	\$	1,327,378	\$ 1,348,579	\$	21,201

**OTHER INFORMATION** 

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY YEAR ENDED DECEMBER 31, 2022

### \$31,270,000 General Obligation Limited Tax Convertible To Unlimited Tax Refunding And Improvement Bonds Series 2019

Dated August 27, 2019 Interest Rate of 3.50%-5.00% (4.0271% Yield)

Payable June 1 and December 1
Principal Due December 1

Year Ending December 31,	Principal	Interest	Total
2023 2024	\$ - 95,000	\$ 1,524,725 1,524,725	\$ 1,524,725 1,619,725
2025	270,000	1,521,400	1,791,400
2026	440,000	1,511,950	1,951,950
2027	530,000	1,496,550	2,026,550
2028	615,000	1,478,000	2,093,000
2029	635,000	1,456,475	2,091,475
2030	700,000	1,434,250	2,134,250
2031	735,000	1,399,250	2,134,250
2032	815,000	1,362,500	2,177,500
2033	855,000	1,321,750	2,176,750
2034	945,000	1,279,000	2,224,000
2035	990,000	1,231,750	2,221,750
2036	1,085,000	1,182,250	2,267,250
2037	1,140,000	1,128,000	2,268,000
2038	1,240,000	1,071,000	2,311,000
2039	1,305,000	1,009,000	2,314,000
2040	1,415,000	943,750	2,358,750
2041	1,485,000	873,000	2,358,000
2042	1,605,000	798,750	2,403,750
2043	1,685,000	718,500	2,403,500
2044	1,820,000	634,250	2,454,250
2045	1,910,000	543,250	2,453,250
2046	2,055,000	447,750	2,502,750
2047	2,155,000	345,000	2,500,000
2048	2,315,000	237,250	2,552,250
2049	2,430,000	121,500	2,551,500
Total	\$ 31,270,000	\$ 28,595,575	\$ 59,865,575

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 4 SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2022

		Prior						
	Υe	ear Assessed						
		Valuation						
	1	for Current	Mills Le	evied				Percentage
Year Ended	Υ	ear Property	General	Debt	Total Prop	erty	Taxes	Collected
December 31,		Tax Levy	Fund	Service	Levied		Collected	to Levied
2018	\$	15,287,869	26.533	63.541	\$ 1,377,040	\$	1,374,443	99.81 %
2019		15,850,529	26.533	63.541	1,427,721		1,426,816	99.94
2020		19,175,444	28.718	53.541	1,577,352		1,575,032	99.85
2021		20,338,786	28.718	53.541	1,673,048		1,672,928	99.99
2022		24,032,014	28.718	53.541	1,976,849		1,975,889	99.95
Estimated for the Year Ending December 31,								
2023	\$	25,596,077	29.400	54.909	\$ 2,157,980			

NOTE: Property taxes collected in any one year include collection of delinquent property taxes assessed in prior years, as well as reductions for property tax refunds or abatements. Information received from the County Treasurer does not permit identification of specific year of assessment.

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 Larimer County, Colorado

### FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2022

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 TABLE OF CONTENTS YEAR ENDED DECEMBER 31, 2022

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#### Certified Public Accountants

#### INDEPENDENT AUDITOR'S REPORT

Board of Directors Thompson Crossing Metropolitan District No. 6 Larimer County, Colorado

#### **Report on the Audit of the Financial Statements**

### **Opinions**

We have audited the accompanying financial statements of the governmental activities and each major fund of Thompson Crossing Metropolitan District No. 6 (the District), as of and for the year ended December 31, 2022, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities and each major fund of the District, as of December 31, 2022, and the respective changes in financial position and the budgetary comparison for the General Fund for the year then ended in accordance with accounting principles generally accepted in the United States of America.

### **Basis for Opinions**

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the District and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

### Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the District's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the District's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the
  aggregate, that raise substantial doubt about the District's ability to continue as a going
  concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

### Required Supplementary Information

Management has omitted Management's Discussion and Analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such missing information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. Our opinion on the basic financial statements is not affected by this missing information.

### **Supplementary Information**

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the District's basic financial statements. The Supplementary Information, as listed in the table of contents, is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Supplementary Information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

### Other Information

Management is responsible for the other information included in the annual report. The Other Information, as listed in the table of contents, does not include the basic financial statements and our auditor's report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Daysio o Associates, P.C.

May 31, 2023



### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 STATEMENT OF NET POSITION DECEMBER 31, 2022

	Governmental Activities
ASSETS	
Cash and Investments	\$ 39,684
Cash and Investments - Restricted	315,095
Receivable - County Treasurer	2,059
Property Taxes Receivable	417,060
Total Assets	773,898
DEFERRED OUTFLOWS OF RESOURCES	
Cost of Refunding	123,756
Total Deferred Outflows of Resources	123,756
LIABILITIES	
Accounts Payable	4,000
Due to Thompson Crossing No. 3	814
Accrued Interest Payable	14,150
Noncurrent Liabilities:	
Due Within One Year	75,000
Due in More Than One Year	3,889,260
Total Liabilities	3,983,224
DEFERRED INFLOWS OF RESOURCES	
Property Tax Revenue	417,060
Total Deferred Inflows of Resources	417,060
NET POSITION Restricted for:	
Emergency Reserves	700
Unrestricted	(3,503,330)
Official	(0,000,000)
Total Net Position	\$ (3,502,630)

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Revenues

			Program R				(Exp	Revenues benses) and change in et Position
		Charges	Operating		Capital		0	
	Evnenses	for Expenses Services		Grants and Contributions		Grants and Contributions		vernmental Activities
FUNCTIONS/PROGRAMS Primary Government: Governmental Activities:		<u> </u>	Contino	utions	Contrib	duons		-cuvilles
General Government Interest and Related Costs	\$ 149,227	\$ -	\$	-	\$	-	\$	(149,227)
on Long-Term Debt	171,462	-						(171,462)
Total Governmental Activities	\$ 320,689	\$ -	\$		\$			(320,689)
GENERAL REVENUES Property Taxes Specific Ownership Taxes Net Investment Income Total General Revenues								399,551 28,583 7,791 435,925
	CHANGE IN NET	F POSITION						115,236
	Net Position - Be	ginning of Year						(3,617,866)
	NET POSITION	- END OF YEAR					\$	(3,502,630)

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 BALANCE SHEET – GOVERNMENTAL FUNDS DECEMBER 31, 2022

ASSETS	General	Debt Service	Total Governmental Funds	
Cash and Investments Cash and Investments - Restricted Receivable - County Treasurer Property Taxes Receivable	\$ 39,684 700 814 167,224	\$ - 314,395 1,245 249,836	\$ 39,684 315,095 2,059 417,060	
Total Assets	\$ 208,422	\$ 565,476	\$ 773,898	
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND FUND BALANCES				
LIABILITIES				
Due to Thompson Crossing No. 3	\$ 814	\$ -	\$ 814	
Accounts Payable Total Liabilities	- 014	4,000	4,000	
Total Liabilities	814	4,000	4,814	
DEFERRED INFLOWS OF RESOURCES				
Property Tax Revenue	167,224	249,836	417,060	
Total Deferred Inflows of Resources	167,224	249,836	417,060	
FUND BALANCES  Restricted for:    Emergency Reserves    Debt Service  Assigned for:	700 -	- 311,640	700 311,640	
Subsequent Year's Expenditures Unassigned	4,147 35,537	-	4,147 35,537	
Total Fund Balances	40,384	311,640	352,024	
Total Liabilities, Deferred Inflows of Resources, and Fund Balances  Amounts reported for governmental activities in the statement of	\$ 208,422			
net position are different because:				
Long-term liabilities, including bonds payable, are not due and payable in the current period and, therefore, are not reported in the funds.  Bonds Payable			(3,700,000)	
Bond Premium			(264,260)	
Cost of Refunding			123,756	
Accrued Interest Payable on Bonds			(14,150)	
Net Position of Governmental Activities			\$ (3,502,630)	

## THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES – GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2022

	 Debt General Service			Total Governmental Funds		
REVENUES						
Property Taxes	\$ 158,010	\$	241,541	\$	399,551	
Specific Ownership Taxes	11,303		17,280		28,583	
Net Investment Income	90		7,701		7,791	
Total Revenues	169,403		266,522		435,925	
EXPENDITURES						
County Treasurer's Fees	3,162		4,834		7,996	
Transfer to District No. 3 - Operations	146,065		-		146,065	
Debt Service:						
Bond Interest	-		172,050		172,050	
Bond Principal	-		75,000		75,000	
Paying Agent/Trustee Fees	-		4,000		4,000	
Total Expenditures	149,227		255,884		405,111	
NET CHANGE IN FUND BALANCES	20,176		10,638		30,814	
Fund Balances - Beginning of Year	20,208		301,002		321,210	
FUND BALANCES - END OF YEAR	\$ 40,384	\$	311,640	\$	352,024	

### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES OF THE GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Change in Fund Balances - Governmental Funds	\$ 30,814
Amounts reported for governmental activities in the statement of activities are different because:	
The issuance of long-term debt (e.g., bonds, leases) provides current financial resources to governmental funds, while the repayment of principal of long-term debt consumes the current financial resources of governmental funds.  Neither transaction, however, has any effect on net assets. Also, governmental funds report the effect of premiums, discounts, and similar items when debt is first issued, whereas these amounts are deferred and amortized in the statement of activities. The net effect of these differences in the treatment of long-term debt and related items is as follows:  Bond Principal Payment	75,000
Some expenses reported in the statement of activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.	100
Accrued Interest on Bonds Payable - Change in Liability Amortization of Cost of Refunding Amortization of Bond Premium	 188 (8,133) 17,367
Change in Net Position of Governmental Activities	\$ 115,236

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 GENERAL FUND – STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

DEVENUE	а	Original and Final Actual Budget Amounts		Variance with Final Budget Positive (Negative)		
REVENUES  Droporty Toyon	Φ	450.040	Φ	450.040	Ф	
Property Taxes	\$	158,010	\$	158,010	\$	- 042
Specific Ownership Taxes Net Investment Income		11,060		11,303		243
		50		90		40
Total Revenues		169,120		169,403		283
EXPENDITURES						
Capital Enhancements		25,000		-		25,000
County Treasurer's Fees		3,160		3,162		(2)
Transfer to District No. 3 - Operations		148,956		146,065		2,891
Total Expenditures		177,116		149,227		27,889
NET CHANGE IN FUND BALANCE		(7,996)		20,176		28,172
Fund Balance - Beginning of Year		21,178		20,208		(970)
FUND BALANCE - END OF YEAR	\$	13,182	\$	40,384	\$	27,202

#### NOTE 1 DEFINITION OF REPORTING ENTITY

Thompson Crossing Metropolitan District No. 6 (the District), a quasi-municipal corporation and political subdivision of the state of Colorado, was organized by order and decree of the District Court for Larimer County on November 9, 2005 and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District was established to provide for the construction, installation, financing, and operation of public improvements, including streets, traffic safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, and mosquito control within the District.

Under the Modified Consolidated Service Plan dated August 20, 2001, as modified on October 3, 2005, the District was organized in conjunction with five other related districts, Thompson Crossing Metropolitan District No. 1 (Control District), Thompson Crossing Metropolitan District No. 3 (Operating District), Thompson Crossing Metropolitan District No. 4 (Financing District), and Thompson Crossing Metropolitan District No. 5 (Financing District) (collectively, the Districts). The District serves as a financing district for Thompson Crossing Metropolitan District No. 3. The District's service area is located entirely within the Town of Johnstown (the Town), Larimer County, Colorado.

The District follows the Governmental Accounting Standards Board (GASB) accounting pronouncements which provide guidance for determining which governmental activities, organizations and functions should be included within the financial reporting entity. GASB pronouncements set forth the financial accountability of a governmental organization's elected governing body as the basic criterion for including a possible component governmental organization in a primary government's legal entity. Financial accountability includes, but is not limited to, appointment of a voting majority of the organization's governing body, ability to impose its will on the organization, a potential for the organization to provide specific financial benefits or burdens and fiscal dependency.

The District is not financially accountable for any other organization, nor is the District a component unit of any other primary governmental entity, including the Town and the other Districts.

The District has no employees, and contracts for all of its management and professional services.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The more significant accounting policies of the District are described as follows:

### **Government-Wide and Fund Financial Statements**

The government-wide financial statements include the statement of net position and the statement of activities. These financial statements include all of the activities of the District. The effect of interfund activity has been removed from these statements. Governmental activities are normally supported by property taxes and intergovernmental revenues.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### **Government-Wide and Fund Financial Statements (Continued)**

The statement of net position reports all financial and capital resources of the District. The difference between the assets, deferred outflow of resources, liabilities, and deferred inflow of resources of the District is reported as net position.

The statement of activities demonstrates the degree to which the direct and indirect expenses of a given function or segment are offset by program revenues. Direct expenses are those that are clearly identifiable with a specific function or segment. Program revenues include 1) charges to customers or applicants who purchase, use, or directly benefit from goods, services, or privileges provided by a given function or segment, and 2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function or segment. Taxes and other items not properly included among program revenues are reported instead as general revenues.

Separate financial statements are provided for the governmental funds. Major individual governmental funds are reported as separate columns in the fund financial statements.

#### Measurement Focus, Basis of Accounting, and Financial Statement Presentation

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the government considers revenues to be available if they are collected within 60 days of the end of the current fiscal period. The major sources of revenue susceptible to accrual are property taxes, specific ownership taxes, and Development Fees. All other revenue items are considered to be measurable and available only when cash is received by the District. Expenditures, other than interest on long-term obligations, are recorded when the liability is incurred, or the long-term obligation is due.

The District reports the following major governmental funds:

The General Fund is the District's primary operating fund. It accounts for all financial resources of the general government, except those required to be accounted for in another fund.

The Debt Service Fund accounts for the resources accumulated and payments made for principal and interest on long-term general obligation debt of the governmental funds.

### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

### **Budgets**

In accordance with the State Budget Law, the District's Board of Directors holds public hearings in the fall each year to approve the budget and appropriate the funds for the ensuing year. The appropriation is at the total fund expenditures and other financing uses level and lapses at year-end. The District's Board of Directors can modify the budget by line item within the total appropriation without notification. The appropriation can only be modified upon completion of notification and publication requirements. The budget includes each fund on its basis of accounting unless otherwise indicated.

### **Pooled Cash and Investments**

The District follows the practice of pooling cash and investments of all funds to maximize investment earnings. Except when required by trust or other agreements, all cash is deposited to and disbursed from a single bank account. Cash in excess of immediate operating requirements is pooled for deposit and investment flexibility. Investment earnings are allocated periodically to the participating funds based upon each fund's average equity balance in the total cash and investments.

### **Property Taxes**

Property taxes are levied by the District's Board of Directors. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

Property taxes, net of estimated uncollectible taxes, are recorded initially as deferred inflow of resources in the year they are levied and measurable. The property tax revenues are recorded as revenue in the year they are available or collected.

#### **Amortization**

### Original Issue Premium

In the government-wide financial statements, bond premiums are deferred and amortized over the life of the bonds using the effective interest method.

In the fund financial statements, governmental fund types recognize bond premiums and discounts, as well as bond issuance costs, during the current period. The face amount of debt issued is reported as other financing sources. Premiums received on debt issuances are reported as other financing sources while discounts on debt issuances are reported as other financing uses. Issuance costs, whether or not withheld from the actual debt proceeds received, are reported as expenditures.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Amortization (Continued)**

#### Cost of Bond Refunding

In the government-wide financial, the deferred cost of bond refunding is being amortized using the interest method over the life of the new bonds. The amortization amount is a component of interest expense, and the unamortized deferred cost is reflected as a deferred outflow of resources.

#### **Deferred Outflows of Resources**

In addition to assets, the statement of net position reports a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net assets that applies to a future period and so will not be recognized as an outflow of resources (expenditure) until that time. The District has one item that qualifies for reporting in this category. Accordingly, the item, cost of refunding, is deferred and recognized as an outflow of resources in the period that the amounts are incurred.

#### **Deferred Inflows of Resources**

In addition to liabilities, the statement of net position reports a separate section for deferred inflows of resources. This separate financial statement element, *deferred inflows of resources*, represents an acquisition of net assets that applies to a future period and so will not be recognized as an inflow of resources (revenue) until that time. The District has one item that qualifies for reporting in this category. Accordingly, the item, *deferred property tax revenue*, is deferred and recognized as an inflow of resources in the period that the amount becomes available.

#### **District Fees**

The District and Thompson Crossing Metropolitan District No. 4 adopted a maintenance fee in the amount of \$85 per month per lot to maintain common areas within the boundaries of the Thompson River Ranch Filing Nos. 9 and 12, which is paid to Thompson Crossing Metropolitan District No. 3 to fund the applicable portion of the cost of the Thompson Crossing Metropolitan District No. 3's maintenance activities related thereto. The District and Thompson Crossing Metropolitan District No. 4 adopted a Second Amended and Restated Joint Resolution of Thompson Crossing Metropolitan District Nos. 4 & 6 Imposing a Monthly Maintenance Fee for Thompson River Ranch Carriage House on February 27, 2023 which raises the fee to \$110 per month, effective April 1, 2023.

#### **Equity**

#### **Net Position**

For government-wide presentation purposes when both restricted and unrestricted resources are available for use, it is the District's practice to use restricted resources first, then unrestricted resources as they are needed.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Equity (Continued)**

#### Fund Balance

Fund balance for governmental funds should be reported in classifications that comprise a hierarchy based on the extent to which the government is bound to honor constraints on the specific purposes for which spending can occur. Governmental funds report up to five classifications of fund balance: nonspendable, restricted, committed, assigned, and unassigned. Because circumstances differ among governments, not every government or every governmental fund will present all of these components. The following classifications describe the relative strength of the spending constraints:

Nonspendable Fund Balance – The portion of fund balance that cannot be spent because it is either not in spendable form (such as prepaid amounts or inventory) or legally or contractually required to be maintained intact.

Restricted Fund Balance – The portion of fund balance that is constrained to being used for a specific purpose by external parties (such as bondholders), constitutional provisions, or enabling legislation.

Committed Fund Balance – The portion of fund balance that can only be used for specific purposes pursuant to constraints imposed by formal action of the government's highest level of decision-making authority, the Board of Directors. The constraint may be removed or changed only through formal action of the Board of Directors.

Assigned Fund Balance – The portion of fund balance that is constrained by the government's intent to be used for specific purposes but is neither restricted nor committed. Intent is expressed by the Board of Directors to be used for a specific purpose. Constraints imposed on the use of assigned amounts are more easily removed or modified than those imposed on amounts that are classified as committed.

*Unassigned Fund Balance* – The residual portion of fund balance that does not meet any of the criteria described above.

If more than one classification of fund balance is available for use when an expenditure is incurred, it is the District's practice to use the most restrictive classification first.

#### NOTE 3 CASH AND INVESTMENTS

Cash and investments as of December 31, 2022, are classified in the accompanying financial statements as follows:

Statement of Net Position:

Cash and Investments \$ 39,684

Cash and Investments - Restricted \$ 315,095

Total Cash and Investments \$ \$ 354,779

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Cash and investments as of December 31, 2022, consist of the following:

Investments <u>\$ 354,779</u>

#### **Deposits with Financial Institutions**

The Colorado Public Deposit Protection Act (PDPA) requires that all units of local government deposit cash in eligible public depositories. Eligibility is determined by state regulators. Amounts on deposit in excess of federal insurance levels must be collateralized. The eligible collateral is determined by the PDPA. PDPA allows the institution to create a single collateral pool for all public funds. The pool for all the uninsured public deposits as a group is to be maintained by another institution or held in trust. The market value of the collateral must be at least 102% of the aggregate uninsured deposits.

The State Commissioners for banks and financial services are required by statute to monitor the naming of eligible depositories and reporting of the uninsured deposits and assets maintained in the collateral pools.

At December 31, 2022, the District did not have any cash deposits.

#### **Investments**

The District has not adopted a formal investment policy; however, the District follows state statutes regarding investments.

The District generally limits its concentration of investments to those noted with an asterisk (\*) below, which are believed to have minimal credit risk, minimal interest rate risk, and no foreign currency risk. Additionally, the District is not subject to concentration risk or investment custodial risk disclosure requirements for investments that are in the possession of another party.

Colorado revised statutes limit investment maturities to five years or less unless formally approved by the Board of Directors. Such actions are generally associated with a debt service reserve or sinking fund requirements.

Colorado statutes specify investment instruments meeting defined rating and risk criteria in which local governments may invest which include:

- . Obligations of the United States, certain U.S. government agency securities, and securities of the World Bank
- . General obligation and revenue bonds of U.S. local government entities
- . Certain certificates of participation
- . Certain securities lending agreements
- . Bankers' acceptances of certain banks

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

#### **Investments (Continued)**

- . Commercial paper
- . Written repurchase agreements and certain reverse repurchase agreements collateralized by certain authorized securities
- . Certain money market funds
- . Guaranteed investment contracts
- Local government investment pools

As of December 31, 2022, the District had the following investments:

<u>Investment</u>	Maturity	 Amount
Colorado Surplus Asset Fund Trust	Weighted-Average	
(CSAFE)	Under 60 Days	\$ 354,779

#### **CSAFE**

The District invested in the Colorado Surplus Asset Fund Trust (CSAFE) (the Trust), which is an investment vehicle established by state statute for local government entities to pool surplus assets. The State Securities Commissioner administers and enforces all state statutes governing the Trust. The Trust currently offers two portfolios – CSAFE CASH FUND and CSAFE CORE.

CSAFE CASH FUND operations similar to a money market fund, with each share valued at \$1.00. CSAFE may invest in U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain money market funds and highest rated commercial paper, any security allowed under CRS 24-75-601.

CSAFE CORE, a variable Net Asset Value (NAV) Local Government Investment Pool, offers weekly liquidity and is managed to approximate a \$2.00 transactional share price. CSAFE CORE may invest in securities authorized by CRS 24-75-601, including U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain obligations of U.S. government agencies, highest rated commercial paper, and any security allowed under CRS 24-75-601.

A designated custodial bank serves as custodian for CSAFE's portfolio pursuant to a custodian agreement. The custodian acts as safekeeping agent for CSAFE's investment portfolio and provides services as the depository in connection with direct investments and withdrawals. The custodian's internal records segregate investments owned by CSAFE. CSAFE CASH FUND is rated AAAmmf and CSAFE CORE is rated AAAf/S1 by Fitch Ratings. CSAFE records its investments at amortized cost and the District records its investments in CSAFE using the amortized cost method. There are no unfunded commitments, the redemption frequency is daily and there is no redemption notice period.

#### NOTE 4 LONG-TERM OBLIGATIONS

The following is an analysis of changes in the District's long-term obligations for the year ended December 31, 2022:

	Balance - ecember 31, 2021	Add	ditions	Re	eductions	Balance - ecember 31, 2022	Due Within ne Year
Government Activities:							
General Obligation Limited Tax Bonds -							
Series 2020	\$ 3,775,000	\$	-	\$	75,000	\$ 3,700,000	\$ 75,000
Bond Premium	281,627		-		17,367	264,260	-
Total	\$ 4,056,627	\$	-	\$	92,367	\$ 3,964,260	\$ 75,000

The details of the District's long-term obligations are as follows:

### \$3,835,000 General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, Series 2020

On November 6, 2020, the District issued \$3,835,000 General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, Series 2020 (the 2020 Bonds). The proceeds from the 2020 Bonds were used to (a) reimburse certain costs of Public Improvements, (b) refund the 2015A Senior Bonds in the principal amount of \$2,840,000 which had an interest rate of 6.00% and the 2015B Subordinate Bonds in the principal amount of \$784,000 and had an interest rate of 7.75% (together, the Refunded Bonds), (c) fund the Reserve Fund, and (d) pay the costs of issuing the 2020 Bonds and refunding the Refunded Bonds. The average interest rate on the 2020 Bonds is 4.34%.

The 2020 Bonds bear interest at rates ranging from 3.0% to 5.0%, payable semi-annually to the extent of Pledged Revenue available on June 1 and December 1, beginning on December 1, 2020. Annual mandatory sinking fund principal payments are due on December 1, beginning on December 1, 2021. The 2020 Bonds mature on December 1, 2044.

In the event principal on the Bonds is not paid when due, such principal shall remain outstanding and continue to bear interest at the rate then borne by the Bonds. To the extent interest on the Bonds is not paid when due, such unpaid interest will compound semiannually on each June 1 and December 1, at the interest rate borne by the Bonds.

#### **Optional Redemption**

The Bonds are subject to redemption prior to maturity, at the option of the District, on December 1, 2030, and on any date thereafter, upon payment of par and accrued interest, without redemption premium.

#### NOTE 4 LONG-TERM OBLIGATIONS (CONTINUED)

### \$3,835,000 General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, Series 2020 (Continued)

#### Pledged Revenue

The Bonds are secured by and payable solely from and to the extent of Pledged Revenue, generally consisting of moneys derived from:

- (a) the Required Mill Levy;
- (b) the portion of the Specific Ownership Tax which is collected as a result of the imposition of the Required Mill Levy; and
- (c) any other legally available moneys that the District determines, in its absolute discretion, to transfer to the Trustee for application as Pledged Revenue.

#### Required Mill Levy

Prior to the time that the District's Debt to Assessed Value Ratio is 50% or less (the Conversion Date), the Required Mill Levy is an ad valorem mill levy imposed upon all taxable property of the District each year in an amount sufficient to pay the principal and interest on the Bonds as they become due and, if necessary, to replenish the Reserve Fund to the amount of the Required Reserve, but not in excess of 50 mills (subject to adjustment for changes in the method of calculating assessed valuation after August 20, 2001). The Required Mill Levy is net of the collection costs of the County and any tax refunds or abatements authorized by or on behalf of the County. The current maximum mill levy, as adjusted, is 68.601.

On and after the Conversion Date, the Required Mill Levy shall be unlimited and imposed in such amount as is necessary to pay the Bond Requirements as they come due and to replenish the Reserve Fund to the amount of the Required Reserve, if necessary.

#### Debt to Assessed Ratio

The Debt to Assessed Ratio is derived by dividing the sum of the then-outstanding principal amount of all general obligation debt of the District by the assessed valuation of the taxable property of the District.

#### Reserve Fund

The Bonds are further secured by the Reserve Fund in the Required Reserve Amount of \$298,750. The Reserve Fund is to be maintained in the amount of the Required Reserve for so long as the Bonds are outstanding.

#### NOTE 4 LONG-TERM OBLIGATIONS (CONTINUED)

### \$3,835,000 General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, Series 2020 (Continued)

#### Reserve Fund (Continued)

The District's long-term obligations, excluding the Subordinate Bonds which payments cannot be determined with certainty, will mature as follows:

Year Ending December 31,	F	Principal	 Interest		Total
2023	\$	75,000	\$ 169,800	\$	244,800
2024		85,000	167,550		252,550
2025		85,000	165,000		250,000
2026		95,000	162,450		257,450
2027		95,000	159,600		254,600
2028-2032		575,000	748,800		1,323,800
2033-2037		785,000	599,000		1,384,000
2038-2042		1,075,000	375,500		1,450,500
2043-2044		830,000	 70,250		900,250
Total	\$	3,700,000	\$ 2,617,950	9	6,317,950

#### **Authorized Debt**

On November 1, 2005, District voters approved debt authorization in the amount of \$520,000,000 for the construction of capital improvements, with an additional \$65,000,000 for refunding debt. The voters also authorized debt of \$65,000,000 for the cost of operating and maintaining the District's systems.

The Modified Consolidated Service Plan dated October 3, 2005, limits the total principal amount of obligations that the Districts may have outstanding in aggregate at any one time to \$65,000,000, provided that in the case where obligations of the Financing Districts are supporting revenue bonds of the Control District, the Control District revenue bonds shall not be counted. At December 31, 2022, the total outstanding principal obligations of the Districts were \$54,780,000, which includes \$19,810,000 of debt in Thompson Crossing Metropolitan District No. 2 and \$31,270,000 in Thompson Crossing Metropolitan District No. 4.

The District had authorized but unissued debt at December 31, 2022, for the following detailed purposes:

	Autho Novem 2005 E		Authorization Used Series 2015A		Authorization Used Series 2015B		Authorization Used Series 2020			Remaining at December 31, 2022
Water	\$	65,000,000	\$	519,400	\$	140,400	\$	73,519	\$	64,266,681
Sanitary/Storm Sewer		65,000,000		1,188,700		321,350		168,272		63,321,678
Streets		65,000,000		1,059,650		286,500		150,023		63,503,827
Parks and Recreation		65,000,000	132,250			35,750		18,721		64,813,279
Traffic and Safety		65,000,000	-			-		-		65,000,000
Operations/Maintenance		65,000,000		-		-		-		65,000,000
Debt Refunding		65,000,000		-		-		-		65,000,000
Television Relay		65,000,000		-		-		-		65,000,000
Public Transportation		65,000,000		-		-		-		65,000,000
Mosquito Control		65,000,000		-		-		-		65,000,000
Total	\$	650,000,000	\$	2,900,000	\$	784,000	\$	410,535	\$	645,905,465

#### NOTE 4 LONG-TERM OBLIGATIONS (CONTINUED)

### \$3,835,000 General Obligation (Limited Tax Convertible to Unlimited Tax) Refunding and Improvement Bonds, Series 2020 (Continued)

Authorized Debt (Continued)

In the future, the District may issue a portion or all of the remaining authorized but unissued general obligation debt for purposes of providing public improvements to support development as it occurs within the District's service area.

#### NOTE 5 NET POSITION

The District has net position consisting of two components – restricted and unrestricted.

Restricted net position includes assets that are restricted for use either externally imposed by creditors, grantors, contributors, or laws and regulations of other governments or imposed by law through constitutional provisions or enabling legislation. The District had restricted net position as of December 31, 2022 as follows:

Restricted Net Position:

Emergency Reserves\$ 700Total Restricted Net Position\$ 700

The District has a deficit in unrestricted net position. This deficit amount is a result of the District being responsible for the repayment of bonds issued for public improvements which were conveyed to other governmental entities and which costs were removed from the District's financial records.

#### NOTE 6 RELATED PARTIES

Some of the members of the Board of Directors during 2022 were employees of, or consultants to, Clayton Properties Group II, Inc., a Colorado corporation doing business as Oakwood Homes and the major landowner, developer, and home builder of the property within Thompson Crossing Metropolitan District Nos. 3, 4, 5, and 6.

#### NOTE 7 DISTRICT AGREEMENTS

#### **District Facilities Construction and Service Intergovernmental Agreement**

On June 29, 2006, Thompson Crossing Metropolitan District No. 3 (Operating District) entered into a District Facilities Construction and Service Intergovernmental Agreement with Thompson Crossing Metropolitan District No. 4 and Thompson Crossing Metropolitan District No. 5 (Financing Districts). The District Facilities Construction and Service Intergovernmental Agreement was amended and restated on May 21, 2008, to include the District as a Financing District (the Amended Agreement). Under the Amended Agreement, the Operating District will, on behalf of the Financing Districts, contract for and supervise the construction and acquisition of District facilities. The Operating District shall own all the facilities and shall be responsible for the operation and maintenance of all facilities.

#### NOTE 7 DISTRICT AGREEMENTS (CONTINUED)

#### District Facilities Construction and Service Intergovernmental Agreement (Continued)

The District facilities are to be financed from the proceeds of general obligation indebtedness to be issued by the Financing Districts. The Financing Districts shall provide for the payment of the capital and service costs or, at the option of any Financing District, may make annual payments to an escrow account for capital costs and to a service fund account for service costs. The amount of payment due under the annual payment option shall not be less than the amounts set forth in the final budget for the budget year, as prepared by the Operating District and approved by the Financing Districts. Once payments have been made to the Operating District, the Operating District shall have sole authority to withdraw monies from the accounts but shall account to the Financing Districts for funds withdrawn and payments made.

The financial obligations of the Financing Districts under this Amended Agreement are general obligations of the Financing Districts and shall be payable from ad valorem taxes generated as a result of the certification by the Financing Districts of a mill levy, except as they may actually be paid from other revenues. The Boards of the Financing Districts shall annually determine, fix, and certify a rate of levy for ad valorem taxes which, when added to other funds of the Financing Districts, will be sufficient to promptly and fully pay the amounts to be paid under this agreement, as well as all other general obligation indebtedness of the Financing Districts, as the same become due.

During 2022, the District transferred \$146,065 of service costs to the Operating District under this agreement.

The District certified a general mill levy of 30.718 mills for 2022, of which 4.000 mills were retained to fund capital and/or landscape enhancements within the District. The revenue generated from the 4.000 mills is retained by the District and separate from the revenues collected and transferred to the Operating District under this agreement.

#### NOTE 8 RISK MANAGEMENT

The District is exposed to various risks of loss related to torts; thefts of, damage to, or destruction of assets; errors or omissions; injuries to employees; or acts of God.

The District is a member of the Colorado Special Districts Property and Liability Pool (the Pool). The Pool is an organization created by intergovernmental agreement to provide property, liability, public officials' liability, boiler and machinery, and workers' compensation coverage to its members. Settled claims have not exceeded this coverage in any of the past three fiscal years.

The District pays annual premiums to the Pool for liability, property, public officials', crime, and workers' compensation liability coverage. In the event aggregated losses incurred by the Pool exceed amounts recoverable from reinsurance contracts and funds accumulated by the Pool, the Pool may require additional contributions from the Pool members. Any excess funds which the Pool determines are not needed for purposes of the Pool may be returned to the members pursuant to a distribution formula.

#### NOTE 9 TAX, SPENDING, AND DEBT LIMITATIONS

Article X, Section 20 of the Colorado Constitution, referred to as the Taxpayer's Bill of Rights (TABOR), contains tax, spending, revenue, and debt limitations which apply to the state of Colorado and all local governments.

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions. Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue.

TABOR requires local governments to establish Emergency Reserves. These reserves must be at least 3% of Fiscal Year Spending (excluding bonded debt service). Local governments are not allowed to use the Emergency Reserves to compensate for economic conditions, revenue shortfalls, or salary or benefit increases.

The District transfers all of its General Fund revenue to the Operating District. Therefore, no Emergency Reserve has been provided for by the District. The Emergency Reserve related to the District's revenue stream is captured in the Operating District.

The District's management believes it is in compliance with the provisions of TABOR. However, TABOR is complex and subject to interpretation. Many of the provisions, including the interpretation of how to calculate Fiscal Year Spending limits, will require judicial interpretation.

On November 1, 2005, the District voters passed an election question to increase property taxes \$5,000,000 annually, without limitation of rate, to pay the District's operations, maintenance, and other expenses. Additionally, the District's electors authorized the District to collect, retain and spend all revenue annually, other than ad valorem taxes, without regard to any limitations under TABOR.

**SUPPLEMENTARY INFORMATION** 

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 DEBT SERVICE FUND – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	Original nd Final	Actual	Fina	ance with Il Budget ositive
	Budget	 mounts	(Ne	egative)
REVENUES				
Property Taxes	\$ 241,541	\$ 241,541	\$	-
Specific Ownership Taxes	16,908	17,280		372
Net Investment Income	300	7,701		7,401
Total Revenues	258,749	266,522		7,773
EXPENDITURES				
Bond Interest - Series 2020	172,050	172,050		-
Bond Principal - Series 2020	75,000	75,000		-
Paying Agent/Trustee Fees	3,000	4,000		(1,000)
County Treasurer's Fees	4,831	4,834		(3)
Contingency	 5,119	 		5,119
Total Expenditures	260,000	255,884		4,116
NET CHANGE IN FUND BALANCES	(1,251)	10,638		11,889
Fund Balance - Beginning of Year	 301,895	 301,002		(893)
FUND BALANCE - END OF YEAR	\$ 300,644	\$ 311,640	\$	10,996

**OTHER INFORMATION** 

# THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2022

		Prior							
	Ye	ar Assessed							
		Valuation							
	fo	or Current	Mills L	evied				Percentage	
Year Ended	Υe	ar Property	General	Debt	Total Prop	erty 1	axes	Collected	
December 31,		Tax Levy	Fund	Service	Levied	(	Collected	to Levied	
2018	\$	3,724,625	26.533	63.541	\$ 335,491	\$	371,228	110.65%	
2019		3,792,246	26.533	63.541	341,583		341,583	100.00	
2020		4,098,804	26.718	63.985	371,774		371,228	99.85	
2021		5,147,612	30.718	43.957	384,398		384,410	100.00	
2022		5,143,877	30.718	46.957	399,551		399,551	100.00	
Estimated for the Year Ending December 31,									
2023	\$	5,320,519	31.430	46.957	\$ 417,060				

NOTE: Property taxes collected in any one year include collection of delinquent property taxes assessed in prior years, as well as reductions for property tax refunds or abatements. Information received from the County Treasurer does not permit identification of specific year of assessment.

#### THOMPSON CROSSING METROPOLITAN DISTRICT NO. 6 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY **DECEMBER 31, 2022**

\$3,835,000

General Obligation Limited Tax Convertible to Unlimited Tax Refunding and Improvement Bonds Series 2020

Dated November 6, 2020 Interest Rate of 3.00-5.00%

Bonds and Interest Interest Rate of 3.00-5.00%  Maturing in the Payable June 1 and December 1								
Maturing in the Year Ending December 31,		Principal		Interest	Total			
Todi Ending Bosombor 01,		Ппограг	-	IIIIOIOOI		rotar		
2023	\$	75,000	\$	169,800	\$	244,800		
2024		85,000		167,550		252,550		
2025		85,000		165,000		250,000		
2026		95,000		162,450		257,450		
2027		95,000		159,600		254,600		
2028		105,000		156,750		261,750		
2029		105,000		153,600		258,600		
2030		115,000		150,450		265,450		
2031		120,000		147,000		267,000		
2032		130,000		141,000		271,000		
2033		135,000		134,500		269,500		
2034		150,000		127,750		277,750		
2035		155,000		120,250		275,250		
2036		170,000		112,500		282,500		
2037		175,000		104,000		279,000		
2038		190,000		95,250		285,250		
2039		200,000		85,750		285,750		
2040		215,000		75,750		290,750		
2041		225,000		65,000		290,000		
2042		245,000		53,750		298,750		
2043		255,000		41,500		296,500		
2044		575,000	28,750			603,750		
Total	\$	3,700,000	\$	2,617,950	\$	6,317,950		

### **EXHIBIT C Application for Exemption from Audit**

#### **APPLICATION FOR EXEMPTION FROM AUDIT**

#### SHORT FORM

NAME OF GOVERNMENT

ADDRESS

**CONTACT PERSON** 

Thompson Crossing Metropolitan District No. 5 8390 E Crescent Parkway

Suite 300

Greenwood Village, CO 80111

Shelby Clymer 303-779-5710

Shelby.Clymer@claconnect.com

For the Year Ended 12/31/22 or fiscal year ended:

#### PART 1 - CERTIFICATION OF PREPARER

I certify that I am skilled in governmental accounting and that the information in the application is complete and accurate, to the best of my knowledge.

NAME:

**PHONE** 

**EMAIL** 

TITLE

FIRM NAME (if applicable)

ADDRESS PHONE

DATE PREPARED

Shelby Clymer
Accountant for the

Accountant for the District CliftonLarsonAllen LLP

8390 E Crescent Parkway, Suite 300, Greenwood Village, CO 80111

303-779-5710 2/13/2023

#### PREPARER (SIGNATURE REQUIRED)

#### SEE ATTACHED ACCOUNTANT'S COMPILATION REPORT

Please indicate whether the following financial information is recorded	GOVERNMENTAL (MODIFIED ACCRUAL BASIS)	PROPRIETARY (CASH OR BUDGETARY BASIS)
using Governmental or Proprietary fund types	<b>V</b>	

#### **PART 2 - REVENUE**

REVENUE: All revenues for all funds must be reflected in this section, including proceeds from the sale of the government's land, building, and equipment, and proceeds from debt or lease transactions. Financial information will not include fund equity information.

Line#		Description	Round to nearest Dollar	Please use this
2-1	Taxes: Proper	(report mills levied in Question 10-6)	\$ 445	space to provide
2-2	Specifi	c ownership	\$ 32	any necessary
2-3	Sales a	nd use	-	explanations
2-4	Other (	specify):	-	
2-5	Licenses and permits		\$ -	
2-6	Intergovernmental:	Grants	\$ -	]
2-7		Conservation Trust Funds (Lottery)	-	]
2-8		Highway Users Tax Funds (HUTF)	-	
2-9		Other (specify):	-	
2-10	Charges for services		\$ -	]
2-11	Fines and forfeits		\$ -	
2-12	Special assessments		\$ -	
2-13	Investment income		\$ -	
2-14	Charges for utility services		\$ -	
2-15	Debt proceeds	(should agree with line 4-4, column 2)		]
2-16	Lease proceeds		\$ -	
2-17	Developer Advances receive	ed (should agree with line 4-4)	<u> </u>	
2-18	Proceeds from sale of capital	al assets	\$ -	
2-19	Fire and police pension		\$ -	
2-20	Donations		\$ -	
2-21	Other (specify):		\$ -	]
2-22			\$ -	]
2-23			\$ -	]
2-24		(add lines 2-1 through 2-23) TOTAL REVENUE	\$ 477	

#### PART 3 - EXPENDITURES/EXPENSES

EXPENDITURES: All expenditures for all funds must be reflected in this section, including the purchase of capital assets and principal and interest payments on long-term debt. Financial information will not include fund equity information

3-1 Administrative \$ - space	
3-2 Salaries 3-3 Payroll taxes 3-4 Contract services 3-5 Employee benefits 3-6 Insurance 3-7 Accounting and legal fees 3-8 Repair and maintenance 3-9 Supplies 3-10 Utilities and telephone 3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S - any ne explar  S - explar  S - any ne	use this
3-3 Payroll taxes 3-4 Contract services 3-5 Employee benefits 3-6 Insurance 3-7 Accounting and legal fees 3-8 Repair and maintenance 3-9 Supplies 3-10 Utilities and telephone 3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S - explar  S - expl	to provide
3-4 Contract services  3-5 Employee benefits  3-6 Insurance  3-7 Accounting and legal fees  3-8 Repair and maintenance  3-9 Supplies  3-10 Utilities and telephone  3-11 Fire/Police  3-12 Streets and highways  3-13 Public health  3-14 Capital outlay  3-15 Utility operations  3-16 Culture and recreation  3-17 Debt service principal  3-18 Debt service interest  3-19 Repayment of Developer Advance Principal  3-20 Repayment of Developer Advance Interest  3-10 Utility operations  3-10 Utility operations  3-11 Septimary of Developer Advance Interest  3-12 Sepayment of Developer Advance Interest  3-13 Contribution to pension plan  3-14 (should agree with line 4-4)  3-25 (should agree to line 7-2)	ecessary
3-5 Employee benefits 3-6 Insurance 3-7 Accounting and legal fees 3-8 Repair and maintenance 3-9 Supplies 3-10 Utilities and telephone 3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S	ations
3-6 Insurance 3-7 Accounting and legal fees 3-8 Repair and maintenance 3-9 Supplies 3-10 Utilities and telephone 3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S	
3-7 Accounting and legal fees 3-8 Repair and maintenance 3-9 Supplies 3-10 Utilities and telephone 3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S	
3-8 Repair and maintenance 3-9 Supplies 3-10 Utilities and telephone 3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S	
3-9 Supplies 3-10 Utilities and telephone 3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S -	
3-10 Utilities and telephone  3-11 Fire/Police  3-12 Streets and highways  3-13 Public health  3-14 Capital outlay  3-15 Utility operations  3-16 Culture and recreation  3-17 Debt service principal  3-18 Debt service interest  3-19 Repayment of Developer Advance Principal  3-20 Repayment of Developer Advance Interest  3-21 Contribution to pension plan  S	
3-11 Fire/Police 3-12 Streets and highways 3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S -	
3-12 Streets and highways  3-13 Public health  3-14 Capital outlay  3-15 Utility operations  3-16 Culture and recreation  3-17 Debt service principal  3-18 Debt service interest  3-19 Repayment of Developer Advance Principal  3-20 Repayment of Developer Advance Interest  3-21 Contribution to pension plan  \$	
3-13 Public health 3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S -	
3-14 Capital outlay 3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S	
3-15 Utility operations 3-16 Culture and recreation 3-17 Debt service principal (should agree with Part 4) 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal (should agree with line 4-4) 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan (should agree to line 7-2) 3-17 Sepayment of Developer Advance Interest (should agree to line 7-2)	
3-16 Culture and recreation 3-17 Debt service principal (should agree with Part 4) 3-18 Debt service interest 3-19 Repayment of Developer Advance Principal (should agree with line 4-4) 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan (should agree to line 7-2) 3-17 Service principal (should agree with line 4-4) 3-20 Service principal (should agree with line 4-4) 3-20 Service principal (should agree with line 4-4) 3-20 Service principal (should agree with line 4-4) 3-21 Contribution to pension plan (should agree to line 7-2)	
3-17 Debt service principal (should agree with Part 4) 3-18 Debt service interest \$ - 3-19 Repayment of Developer Advance Principal (should agree with line 4-4) 3-20 Repayment of Developer Advance Interest \$ - 3-21 Contribution to pension plan (should agree to line 7-2) \$ -	
3-18 Debt service interest 3-19 Repayment of Developer Advance Principal 3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan  S - S - S - S - S - S - S - S - S - S	
3-19 Repayment of Developer Advance Principal (should agree with line 4-4)  3-20 Repayment of Developer Advance Interest \$ -  3-21 Contribution to pension plan (should agree to line 7-2) \$ -	
3-20 Repayment of Developer Advance Interest 3-21 Contribution to pension plan (should agree to line 7-2) \$ -	
3-21 Contribution to pension plan (should agree to line 7-2)	
3-22 Contribution to Fire & Police Pension Assoc	
3-22 Contribution to the α fonce rension Assoc. (should agree to line 7-2) ψ	
3-23 Other (specify):	
3-24 County Treasurer's fees \$ 9	
3-25 Transfer to Thompson Crossing Metro District No. 3 \$ 138	
3-26 (add lines 3-1 through 3-24) TOTAL EXPENDITURES/EXPENSES \$ 147	

If TOTAL REVENUE (Line 2-24) or TOTAL EXPENDITURES (Line 3-26) are GREATER than \$100,000 - <u>STOP</u>. You may not use this form. Please use the "Application for Exemption from Audit -<u>LONG FORM</u>".

	PART 4 - DEBT OUTSTANDING	2 10	CHED	ARIT	) DI	TID	ED		
				, AINL	וא כ				_
4-1	Please answer the following questions by marking the a Does the entity have outstanding debt?	appropri	ate boxes.			Y	es	N I	lo
4-1	If Yes, please attach a copy of the entity's Debt Repayment S	chedul	e.			_		_	
4-2	Is the debt repayment schedule attached? If no. MUST explain							<b>✓</b>	
	N/A. The District has no debt.								
4-3	Is the entity current in its debt service payments? If no, MUS	Гехріа	in:					<b>✓</b>	
	N/A. The District has no debt.								
4-4	Please complete the following debt schedule, if applicable:								
	(please only include principal amounts)(enter all amount as positive	200000000000000000000000000000000000000	anding at prior year*	Issued o			d during		nding at -end
	numbers)	ena or	prior year	yea		y	ear	year	-ena
	General obligation bonds	\$	-	\$	-	\$	-	\$	-
	Revenue bonds	\$	-	\$	-	\$	-	\$	-
	Notes/Loans	\$	-	\$	-	\$	-	\$	-
	Lease Liabilities	\$	-	\$	-	\$	-	\$	-
	Developer Advances	\$	-	\$	-	\$	-	\$	-
	Other (specify):	\$	-	\$	-	\$	-	\$	-
	TOTAL	\$	-	\$	-	\$	-	\$	-
			ie to prior ye	ar ending l	oalance				
	Please answer the following questions by marking the appropriate boxes						es		lo
4-5	Does the entity have any authorized, but unissued, debt?	•		50.000.0	00.00	1	4		J
If yes:	How much?	\$		50,000,0	00.00	ļ			
	Date the debt was authorized:		11/1/2	2005		] _	,	_	,
4-6	Does the entity intend to issue debt within the next calendar	year?		0.005.0	00.00	. G	1		1
If yes:	How much?	\$		6,385,0	00.00	J _	,	_	,
4-7	Does the entity have debt that has been refinanced that it is s	till res	ponsible t	or?		, [	_	2	1
If yes:	What is the amount outstanding?	_ \$			-	ا _	,	_	
4-8	Does the entity have any lease agreements? What is being leased?					ו ב	_	<u> -</u>	1
If yes:	What is the original date of the lease?					1			
	Number of years of lease?					1			
	Is the lease subject to annual appropriation?					, [	]		]
	What are the annual lease payments?	\$			-	]			
	Please use this snace to provide any	ovelon	-4:	0.0.00.00.0	140.				

	PART 5 - CASH AND INVESTMI	ENTS		
	Please provide the entity's cash deposit and investment balances.		Amount	Total
5-1	YEAR-END Total of ALL Checking and Savings Accounts		\$ -	
5-2	Certificates of deposit		\$ -	
	Total Cash Deposits			\$ -
	Investments (if investment is a mutual fund, please list underlying investments):			
			\$ -	
5-3			\$ -	
5-5			\$ -	
			\$ -	
	Total Investments			\$ -
	Total Cash and Investments			\$ -
	Please answer the following questions by marking in the appropriate boxes	Yes	No	N/A
5-4	Are the entity's Investments legal in accordance with Section 24-75-601, et.		П	v
	seq., C.R.S.?	ь		
5-5	Are the entity's deposits in an eligible (Public Deposit Protection Act) public			☑
	depository (Section 11-10.5-101, et seq. C.R.S.)?	ы	ы	<u> </u>
If no. Ml	JST use this space to provide any explanations:			

uSign En	velope ID: 10F82763-23FE-471F-B06F-36CDE58C15A5								
	PART 6 - CAPITAL AND RIC		TO-U	SE A	SSE		v		
	Please answer the following questions by marking in the appropriate box	es.					Yes	N	
6-1	Does the entity have capital assets?					[		✓	
6-2	Has the entity performed an annual inventory of capital asset 29-1-506, C.R.S.,? If no, MUST explain:	performed an annual inventory of capital assets in accordance with Section .S.,? If no, MUST explain:			[		V		
	N/A. The District has no capital assets.								
6-3	Complete the following capital & right-to-use assets table:	Balar beginnin yea	g of the	Additions be include Part	ded in	De	letions		-End ince
	Land	\$	-	\$	-	\$	-	\$	-
	Buildings	\$	-	\$	-	\$	-	\$	-
	Machinery and equipment	\$	-	\$	-	\$	-	\$	-
	Furniture and fixtures Infrastructure	\$	-	\$ \$	-	\$	-	\$ \$	
	Construction In Progress (CIP)	\$		\$		\$		<del>. э</del> \$	
	Leased Right-to-Use Assets	\$	_	\$	_	\$	_	\$	
	Other (explain):	\$	-	\$	-	\$	-	\$	_
	Accumulated Depreciation/Amortization							<u> </u>	
	(Please enter a negative, or credit, balance)	\$	-	\$	-	\$	-	\$	-
	TOTAL	\$	-	\$	-	\$	-	\$	-
	Please use this space to provide any	explanat	ions or	commer	its:				
	PART 7 - PENSION	INFO	RMA	TION					
	Please answer the following questions by marking in the appropriate box	es.					Yes	N	o
7-1	Does the entity have an "old hire" firefighters' pension plan?					[		1	
7-2	Does the entity have a volunteer fire fighters' pension plan?							1	
If yes:	Who administers the plan?								
	Indicate the contributions from:								
	Tax (property, SO, sales, etc.):			\$	-				
	State contribution amount:			\$	-				
	Other (gifts, donations, etc.):			\$	-				
	TOTAL			\$	1-				
	What is the monthly benefit paid for 20 years of service per re 1?			\$	-				
	Please use this space to provide any	explanat	ions or	commer	ıts:	2			
	PART 8 - BUDGET	NFO	RMΔ.	TION					
	Please answer the following questions by marking in the appropriate box			Yes			No	N	/Δ
8-1	Did the entity file a budget with the Department of Local Affai		2	100					

	PART 8 - BUDGET II	NFORMA	TION		
	Please answer the following questions by marking in the appropriate boxes	s.	Yes	No	N/A
8-1	Did the entity file a budget with the Department of Local Affairs for the current year in accordance with Section 29-1-113 C.R.S.?		v		
8-2	Did the entity pass an appropriations resolution, in accordance with Section 29-1-108 C.R.S.? If no, MUST explain:		<b>☑</b>		
If yes:	Please indicate the amount budgeted for each fund for the yea  Governmental/Proprietary Fund Name	r reported:  Total Appropriat	tions By Fund		
		\$	141		
	Debt Service Fund	\$	6		
	Capital Projects Fund	\$	6,388,000		

	PART 9 - TAXPAYER'S BILL OF RIGHTS (TABO	DR)	
	Please answer the following question by marking in the appropriate box	Yes	No
9-1	Is the entity in compliance with all the provisions of TABOR [State Constitution, Article X, Section 20(5)]?		
	Note: An election to exempt the government from the spending limitations of TABOR does not exempt the government from the 3 percent emergency	N	Ц
	reserve requirement. All governments should determine if they meet this requirement of TABOR.		

If no, MUST explain:

	PART 10 - GENERAL INFORMATION		
	Please answer the following questions by marking in the appropriate boxes.	Yes	No
10-1	Is this application for a newly formed governmental entity?		☑
If yes:	Date of formation:	]	
10-2	Has the entity changed its name in the past or current year?		v
If yes:	Please list the NEW name & PRIOR name:		
you.	See below	1	
10-3	Is the entity a metropolitan district?		
	Please indicate what services the entity provides:	1	
	See below	J	
10-4	Does the entity have an agreement with another government to provide services?	<b>V</b>	
If yes:	List the name of the other governmental entity and the services provided:	1	
10-5	Has the district filed a Title 32, Article 1 Special District Notice of Inactive Status during	'	<b>√</b>
If yes:	Date Filed:		
10-6	Does the entity have a certified Mill Levy?		
If yes:	Does the entity have a certified will Levy?	_	_
ii yes.	Please provide the following <u>mills</u> levied for the year reported (do not report \$ amounts):		
	Bond Redemption mills		63.986
	General/Other mills		26.718
	Total mills		90.704
	Please use this space to provide any explanations or comments:		

<sup>10-3:</sup> Improvements for streets, traffic, safety controls, water, sanitary sewer, storm drainage, television relay and translator, transportation, park and recreation facilities, and mosquito control.

<sup>10-4:</sup> The District operates in conjunction with Thompson Crossing Metropolitan District Nos. 3, 4, and 6. Thompson Crossing Metropolitan District No. 3 is the Service District and Nos. 4, 5, and 6 are the Financing Districts.

PART 11 - GOVERNING BODY APPROVAL				
	Please answer the following question by marking in the appropriate box	YES	NO	
12-1	If you plan to submit this form electronically, have you read the new Electronic Signature Policy?	V		

# Office of the State Auditor — Local Government Division - Exemption Form Electronic Signatures Policy and Procedure

#### **Policy - Requirements**

The Office of the State Auditor Local Government Audit Division may accept an electronic submission of an application for exemption from audit that includes governing board signatures obtained through a program such as Docusign or Echosign. Required elements and safeguards are as follows:

- The preparer of the application is responsible for obtaining board signatures that comply with the requirement in Section 29-1-604 (3), C.R.S., that states the application shall be personally reviewed, approved, and signed by a majority of the members of the governing body.
- The application must be accompanied by the signature history document created by the electronic signature software. The signature history document must show when the document was created and when the document was emailed to the various parties, and include the dates the individual board members signed the document. The signature history must also show the individuals' email addresses and IP address.
- Office of the State Auditor staff will not coordinate obtaining signatures.

The application for exemption from audit form created by our office includes a section for governing body approval. Local governing boards note their approval and submit the application through one of the following three methods:

- 1) Submit the application in hard copy via the US Mail including original signatures.
- 2) Submit the application electronically via email and either,
- a. Include a copy of an adopted resolution that documents formal approval by the Board, or
- b. Include electronic signatures obtained through a software program such as Docusign or Echosign in accordance with the requirements noted above.

	Print the names of ALL members of current governing body below.	A <u>MAJORITY</u> of the members of the governing body must complete and sign in the column below.
Board	Print Board Member's Name	I, Brandon Wyszynski, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 1	Brandon Wyszynski	Signed Crawdon Wysrymski  Date: 3/29/2023  My term Expires: May 2023
Board	Print Board Member's Name	I, Ross Blackmer, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 2	Ross Blackmer	Signed Date: 3/29/2023  Ny term Expires: May 2023
Board	Print Board Member's Name	I, Randy Bauer, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 3	Randy Bauer	Date: 3/29/2023 Entrant Date:  My term Expires: May 2025
Board	Print Board Member's Name	I, Brett Price, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 4	Brett Price	Signed Date: 3/29/2023  My term Expires: May 2025
Board	Print Board Member's Name	I, Chris Carlton, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 5	Chris Carlton	Signed Date: 3/30/2023  Wy term Expires: May 2023
Board	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Member 6		exemption from audit. Signed Date: My term Expires:
Print Board Member's Name  Board Member  Print Board Member's Name  member, and that exemption from a		I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.  Signed
		Date: My term Expires:



CliftonLarsonAllen LLP 8390 East Crescent Pkwy., Suite 300 Greenwood Village, CO 80111

phone 303-779-5710 fax 303-779-0348 **CLAconnect.com** 

#### **Accountant's Compilation Report**

Board of Directors Thompson Crossing Metropolitan District No. 5 Larimer County, Colorado

Management is responsible for the accompanying Application for Exemption from Audit of Thompson Crossing Metropolitan District No. 5 as of and for the year ended December 31, 2022, included in the accompanying prescribed form. We have performed a compilation engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the American Institute of Certified Public Accountants. We did not audit or review the financial statements included in the accompanying prescribed form nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any form of assurance on the financial statements included in the accompanying prescribed form.

The Application for Exemption from Audit is presented in accordance with the requirements of the Colorado Office of the State Auditor, which differ from accounting principles generally accepted in the United States of America.

This report is intended solely for the information and use of the Colorado Office of the State Auditor and is not intended to be and should not be used by anyone other than this specified party.

We are not independent with respect to Thompson Crossing Metropolitan District No. 5.

Greenwood Village, Colorado

Clifton Larson allen LL

February 13, 2023



#### **Certificate Of Completion**

Envelope Id: 10F8276323FE471FB06F36CDE58C15A5 Status: Completed

Subject: Complete with DocuSign: Thompson Crossing Metropolitan District No. 5 -2022 Audit Exemption.pdf

Client Name: Thompson Crossing Metropolitan District No. 5

Client Number: A510395

Source Envelope:

Document Pages: 8 Signatures: 5 **Envelope Originator:** Initials: 0 Shelby Johnson Certificate Pages: 5 AutoNav: Enabled 220 S 6th St Ste 300

Envelopeld Stamping: Enabled

Time Zone: (UTC-06:00) Central Time (US & Canada)

Minneapolis, MN 55402-1418 shelby.johnson@claconnect.com IP Address: 50.169.146.162

**Record Tracking** 

Status: Original Holder: Shelby Johnson Location: DocuSign

3/29/2023 1:42:14 PM shelby.johnson@claconnect.com

**Signer Events** 

Brandon Wyszynski

**Board President** 

Security Level: Email, Account Authentication

bwyszynski@OakwoodHomesCo.com

(None)

**Electronic Record and Signature Disclosure:** 

Accepted: 3/13/2019 12:31:25 PM ID: 5fb4ed75-9b46-4253-8a63-f6b610d63593

Ross Blackmer

rblackmer@OakwoodHomesCO.com

**Business Manager** 

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Accepted: 12/1/2020 4:24:03 PM

ID: a476b636-afdd-4879-816d-83f9c8fbcdef

**Bertrand Bauer** 

rbauer@OakwoodHomesCO.com

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Accepted: 3/29/2023 8:30:50 PM

ID: e8491714-8f40-4637-83d1-66011a774721

**Brett Price** 

bprice@OakwoodHomesCO.com Regional Vice President of Land Dev

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Signature

Brandon Wyszynski

Signature Adoption: Pre-selected Style Using IP Address: 23.242.195.105

Ross Blackmer 0A802698F08F46F

Signature Adoption: Pre-selected Style Using IP Address: 71.229.220.189

Bertrand Bauer

Signature Adoption: Pre-selected Style Using IP Address: 73.229.0.79

Signed using mobile

DocuSigned by: Brett Price

CA13C05C3EF1467...

Signature Adoption: Pre-selected Style Using IP Address: 174.205.230.11

Signed using mobile

**Timestamp** 

Sent: 3/29/2023 1:47:37 PM Viewed: 3/29/2023 4:55:12 PM Signed: 3/29/2023 4:55:26 PM

Sent: 3/29/2023 4:55:27 PM Viewed: 3/29/2023 4:56:31 PM

Signed: 3/29/2023 4:57:03 PM

Sent: 3/29/2023 4:57:05 PM Viewed: 3/29/2023 8:30:50 PM Signed: 3/29/2023 8:32:13 PM

Sent: 3/29/2023 8:32:15 PM Viewed: 3/29/2023 9:52:00 PM

Signed: 3/29/2023 9:52:26 PM

**Signer Events** 

**Signature** 

**Timestamp** 

Accepted: 3/29/2023 9:52:00 PM

ID: 1a82a918-f818-4824-8d11-9091d19463a5

Chris Carlton

ccarlton@OakwoodHomesCO.com

**Assistant Secretary** 

Security Level: Email, Account Authentication

(None)

DocuSigned by: Chris Carlton

Signature Adoption: Pre-selected Style Using IP Address: 174.51.151.26

Signed using mobile

Sent: 3/29/2023 9:52:28 PM Viewed: 3/30/2023 8:45:46 AM Signed: 3/30/2023 8:46:10 AM

**Electronic Record and Signature Disclosure:** 

Accepted: 2/29/2020 5:45:54 AM ID: 92f381dd-ae7a-4c12-bde9-8172b1cf8f93

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent Certified Delivered	Hashed/Encrypted Security Checked	3/29/2023 1:47:37 PM 3/30/2023 8:45:46 AM
Signing Complete Completed	Security Checked Security Checked	3/30/2023 8:46:10 AM 3/30/2023 8:46:10 AM
	•	

#### ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

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At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after the signing session and, if you elect to create a DocuSign account, you may access the documents for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

#### Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

#### Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

#### All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

#### How to contact CliftonLarsonAllen LLP:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: BusinessTechnology@CLAconnect.com

#### To advise CliftonLarsonAllen LLP of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at BusinessTechnology@CLAconnect.com and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

If you created a DocuSign account, you may update it with your new email address through your account preferences.

#### To request paper copies from CliftonLarsonAllen LLP

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to BusinessTechnology@CLAconnect.com and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

#### To withdraw your consent with CliftonLarsonAllen LLP

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;

ii. send us an email to BusinessTechnology@CLAconnect.com and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

#### Required hardware and software

The minimum system requirements for using the DocuSign system may change over time. The current system requirements are found here: <a href="https://support.docusign.com/guides/signer-guide-signing-system-requirements">https://support.docusign.com/guides/signer-guide-signing-system-requirements</a>.

#### Acknowledging your access and consent to receive and sign documents electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

By selecting the check-box next to 'I agree to use electronic records and signatures', you confirm that:

- You can access and read this Electronic Record and Signature Disclosure; and
- You can print on paper this Electronic Record and Signature Disclosure, or save or send this Electronic Record and Disclosure to a location where you can print it, for future reference and access; and
- Until or unless you notify CliftonLarsonAllen LLP as described above, you consent to receive exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you by CliftonLarsonAllen LLP during the course of your relationship with CliftonLarsonAllen LLP.